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TABLE OF CONTENTS.

	PAGE.
Appointments	4547
Provincial Secretary's Department.	
†Declaration of War between the British Empire and	
Germany aut Fort George Supreme Court Registry, establishing .au20	4547
Department of Works.	4048
Fort George School, inviting tenders for erection of	4547 4547
Attorney-General's Department.	
†Game Regulations, 1914au13 †Special survey of Block B, Sec. 29, Lake District, Saanich Municipalityau20 Special survey of Duncan City, respectingau20	
Department of Lands.	
*Barclay District, survey of T.L. 30107 to 30109, 31576,	
39516, 39517, 39519	4554
Barclay District, survey of Lots 270, 271	4564
Cancellation of reserve on expired timber licence No. 33615, Kootenay District	4554
- Cancellation of reserve on lands in vicinity of Canon	
River, Cariboo District	4554
Thompson River	4566
May 5th, 1910	4554
Cancellation of reserve on lands in vicinity of North	
Thompson River	4554
Linoet Districts, Gazetted May 5th, 1910 0015	4566
Cancellation of reserve on Lots 3071, and 3072, Group 1, Cariboo District	4571
Cariboo District	2011
(Gazetted January 6th, 1910) se17 Cancellation of reserve of Lots 467 and 468, Range 4,	4573
Coast District	4564
Cancellation of survey of N. ½ of S.W. ½ Sec. 7, and Sec. 20, Tp.3, Range 5, Coast District	1579
, , , , , , , , , , , , , , , , , , , ,	4010

epartment of Lands—Continued.	
Cancellation of reserve of Lot 3782, Group 1, Kootenay	
District	4560
Coast District	4572
Cancellation of reserve on Lot 11804, Group 1, Kootenay	
District	4569
trict au27	4573
tCariboo District, survey of T.L. 12654p to 12657p oct	4573 4551
Cariboo District, survey of Lots 4297, 4297r, 5747, 5748.	4551
7816, 7918 to 7921se24	4558 4558
Cariboo District, survey of Lot 47se17	4566
Cariboo District, survey of Lots \$40A, 5750, 8023A to \$029A, 8034Ase17 Cariboo District, survey of Lot 57, cancellation ofau20	4562
	4566 4575
Cariboo District, survey of Lots 7384 to 7386, 7928, 8367, se10	4555
Cariboo District, survey of Lots 5931 to 5970, 8020 to 8102, 8104 to 8109	4561
Cariboo District, survey of Lots 5021 6471 to 6482 sea	4571
Cariboo District, survey of Lots 1073, 4923 au27	4568
Cariboo District, survey of Lots 8392 to \$397 au20	4568 4507
Cariboo District, survey of Lots 6075 to 6081, 6085 to 6110.	4563
6114, 6119 to 6122, 6128 to 6149, 6169, 6170 au13 Cariboo District, survey of Lots 6150 to 6154, 6159, 6161	4563
	4570
Cariboo District, survey of Lots 7654 to 7657, 8411, 8412, 8415 to 8418	4559
9020D to 9028D, 9037D, 9039D to 9041D, 9048D to 9046D and 3	4563
Cariboo District, survey of Lot 2761Rauc	4569 4553
teassar Instrict, survey of Lot 210	4551
Cassiar District, survey of Lot 1585	4565 4560
Cassiar District, survey of Lots 1568, 2913. au20 Cassiar District, survey of Lots 2577, 2580 to 2592 2594	4569
2594F, 2595 to 2597	4559
Cassiar District, survey of Lot 1586 au6 Cassiar District, survey of Lots 416, 418, 419, 430, 438, au6	4569
Clayoquot District, survey of Lots 805, 1484ocl	4551 4552
Clayoutof District, survey of T. 1. 2276h 2250h 3220h	
3720p, 3721p	4007
Clavoquot District, survey of Lot 1992	4558 4555
Coast District, Range 3, survey of Lot 1105 col	4571 4553
	4553
	4553
7495p to 7497p	4552
Coast District, Range 4, survey of T.L. 42104 to 42110, 42114, 5571p to 5573p.,	
42114, 5571p to 5573p	4552 4558
Coast District, Range 1, survey of T.L. \$128p to \$132p.se24 Coast District, Range 5, survey of Lots 5143, 5500. au20	4557 4562
Coast District, Range I. survey of T.L. 2700; to 2701.	4566
3748p, 6470p, 8126p, 8127p se17 Coast District, Range 2, survey of Lot 177 se17 Coast District, Range 5, survey of Lot 5956 se3	4562
CORSI DISERICE Kango I gureron of The agon age	4565
3747p, 6575p to 6578p se10 Coast District, Range 3, survey of Lots 769, 771 to 774, 776, 858, 859, 1101 au27 Coast District, Range 2, survey of part of Lot 1009, and Lot 1075.	4555
776, 858, 859, 1101	4560
	4556
6345 Range 5, survey of Lots 890, 3846, 3849,	4556
Coast District, Range 1, survey of Lots 1439 to 1441.au27	4568
	4574 4574
Coast District, Range 3 survey of Let 1992	4567
Coast District, Range 5, survey of Lots 5831, 5832, 5834, 5836 to 5838	
auzo	100ct

Department of Lands—Continued.	Department of Lands—Concluded.
Coast District, Range 2, survey of T.L. 30176au20 4572 Coast District, Range 1, survey of T.L. 2920p, 4615p to	Rupert District, survey of T.L. 12154p to 12158pse24 457 Rupert District, survey of T.L. 8158p to 8160p, 8162p.se10 455
4619p, 7338p, 10455p, 34921	Rupert District, survey of Lots 348 sello 457 Rupert District, survey of Lots 241, 242, 683, 684, 688;
Coast District, Range 3, survey of parts of Sec. 18, Tp. 4	Secs. 25, 26, 34 to 36, Frac. Secs. 27 and 33, and parts of Secs. 14, 15, 23, 24, Township 44
parts of Sec. 7, Tp. 3, and parts of Sec. 20, Tp. 3, au13 4570 Coast District, Range 2, survey of Lots 769, 775, 783, 1092,	Rupert District, survey of T.L. 44p. 81p, 9596p au20 457 Rupert District, survey of Lots 1008 to 1010, 1178 au20 456 Rupert District, survey of Lot 1115 au6 456
1693	†Sayward District, survey of part of Sec. 11. Cortes ld.oci 455 †Sayward District, survey of T.L. 1958p, 2335p, 4494poci 455
9159p	Sayward District, survey of N. ½ of Lot 215, S. ½ and N.E. ¼ Lot 222; Lot 222A
33404	Sayward District, survey of T.L. 30925p, 3664pse24 455 Sayward District, survey of T.L. 9493p to 9500p, 11588p,
Cowichan District, survey of Lot 81	11589p
Kamloops District, survey of Lots 1527, 3389	†Similkameen District, survey of Lot 944s. oct 455 †Similkameen District, survey of Lot 121a oct 455
Kamloops District, survey of Lots 3770, 3771 se17 4562 †Kamloops District, survey of T. L. 8958p, 8962p, 8968p,	Similkameen District, survey of Lots 256s to 258s se10 4553 Similkameen District, survey of Lots 1922s, 1924sse3 457
9086p, 9087p, 9054p	Similkameen District, survey of Lot 1691s au20 456' Texada District, survey of Lots 112 to 114 au20 456' Victoria District, survey of Lot 118 au212 456'
2697, 2699 to 2714, 2724 to 2728, 3211 to 3214 se10 4575 Kamloops District, survey of Lot 1882	Victoria District, survey of Lot 118
Kamloops District, survey of T.L. 1546p to 1549p, 1551p, 1560p to 1562p, 1833p, 1834p, 2205p to 2207p, 9088p,	Yale District, survey of Lot 891
9089p, 9096p to 9098p	695, 716, SSS, SS9, S92, S94 to S97au6 4568 Water Rights Branch.
Kamloops District, survey of Lot 1608	Board of Investigation, meetings of, at Revelstoke and Arrowhead sel0 4550
7317p oct 4551 Kootenay District, survey of Lot 11947 se24 4560	Board of Investigation, meeting of, at Golden
Kootenay District, survey of Lot 8613	Board of Investigation, meeting of, at Kauloops au13 4573 Board of Investigation, meeting of, at Kauloopsau13 4574
Kootenay District, survey of T.L. 38989, 10560p. sel0 4555 Kootenay District, survey of Lot 11712 sel 4571	Forest Branch. †Timber Licence x219, inviting tenders for purchase of se3 4550
Kootenay District, survey of Lots 10309, 11810se3 4565 Kootenay District, survey of Lots 11289 to 11295se3 4571	†Timber Licence x213, inviting tenders for purchase of au13 4550 †Timber Licence x208, inviting tenders for purchase of au13 4551
Kootenay District, survey of Lots 11821 to 11824 au27 4556 Kootenay District, survey of Lots 10704, 10707 au27 4568 Kootenay District, survey of Lot 9655 au27 4576	†Timber Licence x203, inviting tenders for purchase of se3 4551 †Timber Licence x130, inviting tenders for purchase of au13 4551
Kootenay District, survey of T.L. 4835p to 4837p au27 4564 Kootenay District, survey of T.L. 11050p, 11051pau20 4572	†Timber Licence x103, inviting tenders for purchase of ocl 4550 Timber Licence x211, inviting tenders for purchase of au27 4574 Timber Licence x241, inviting tenders for purchase of au6 4574
Kootenay District, survey of T.L. 5492p au13 4559 Kootenay District, survey of Lots 10306, 10332, 10355,	Timber Licence x236, inviting tenders for purchase of aut 7 4574 Timber Licence x205, inviting tenders for purchase of se24 4574
11551	Timber Licence x231, inviting tenders for purchase self 45 6 Timber Licence x233, inviting tenders for purchase au20 4566
tLillooet District, survey of Lot 2826A	Timber Licence x230, inviting tenders for purchaseau20 4566 Timber Licence x125, inviting tenders for purchase of au6 4566 Timber Licence x109, inviting tenders for purchase of au13 4564
Lillooet District, survey of Lots 1232, 1233, 3144, 3154, 3456 to 3478, 3615 to 3618, 3620, 3621	Timber Licence x181, inviting tenders for purchase of au20 4570 Timber Licence x204, inviting tenders for purchase of au6 4570
Lillooet District, survey of Lot 25, cancellation of au20 4566 Lillooet District, survey of Lot 3195	Water Notices.
Nanaimo District, survey of T.L. 41359	Anderson, George, application for water licence auf 4716 Anderson, D., application for water licence on Anderson Lake
†New Westminster District, survey of Lots 3623, 3835oc1 4552 †New Westminster District, survey of Lots 1723, 1724oc1 4553	Lake
New Westminster District, survey of Lot 3012 se24 4558 New Westminster District, survey of T.L. 42732 se24 4561 New Westminster Dis., survey of Lots 4053, 4211, 4212.se24 4558	of
New Westminster District, survey of Lots 3834, 3837.se17 4566 New Westminster District, survey of Lot 3174 se17 4562	Couteau Power Co., I.td., certificate of approval of undertaking of
New Westminster Dis., survey of T.L. 37333, 37335 . se17 4572 New Westminster Dis., survey of T.L. 37324 to 37326, se3 4565	ficence on Maxwell Lake
New Westminster Dis., survey of Lots 2226, 3614, 3795.au27 4568 New Westminster District, survey of Lots 3675 to 3682, 3878 to 3880, 3921 to 3926, 3883 to 3994	Department of Agriculture. †B.C. Stock Breeders' Association, incorporation ofau27 4722
New Westminster District, survey of Lot 4097 au20 4556 New Westminster District, survey of T.L. 2611p, 2612p,	†B.C. Poultry Association, incorporation of
7500p, 9753p, 10996p to 10998p, 11000p	Comox Valley Cow Testing Association, incorporation of
New Westminster District, survey of T.L. 7558p au13 45.0 New Westminster District, survey of Lots 3538, 4054, 4101	Dairyman's Association of the Province of British Columbia, incorporation of
Nootka District, survey of T.L. 1493pse24 4557 Nootka District, survey of Lots 149, 191, 216 to 220se24 4558	of
Osoyoos District, survey of Lots 4177, 4332, and parts of Sec. 17, Tp. 41	Lumby Farmers' Institute, incorporation of au6 4721 Naramata Pound District, objections to creation of au13 4722 Perry's Siding and Appledale Pound District, objections
North Saanich District, survey of Lot 6 sc3 4571 Osoyoos District, survey of Lots 1855, 2249, 4119, 4274.se17 456? Osoyoos District, survey of Lots 1210, 1211, 4273, and	to creation of
part of Sec. 14, Township 41	Applications for Certificates of Improvements.
G078, G081, G082 Queen Charlotte Islands District, survey of T.L. G188p,	Blue Bird, Last Chance, and Mayflower Mineral Claims.oc1 4584 Chieftain and Iron Mountain Mineral Claimsau27 4583
G169p, 6840p to 6840p, 11613p	Copper Queen, Golden Pheasant, Iskoot, Blue Grouse, El Oro, Margaret, Silver Dollar, Brown Bear, and Silver King Mineral Claims
34 to 36, Township 7	King Mineral Claims
Queen Charlotte Islands District, survey of T.L. 4491p, 6149p, 6178p to 6180p, 6182p, 6185p, 6194p, 6195p to	Claims
6198p, 6210p, 6211p, 42249 au20 4573 Queen Charlotte Islands District, survey of T.L 6176p, 6184p, 6202p, 6203p, 6212p to 6215p, 6218p an13 4570	E. D. Lee No. 2, Black Bell No. 2, and Morning Glory No. 2 Mineral Claims
Queen Charlotte Islands District, survey of Lots 2544, 2545 au13 4561	Gibb Fractional Mineral Claim
Queen Charlotte Islands District, survey of Lots 2546, 2548	No. 1 Fr., No. 2 Fr., No. 3, Fr., No. 7 Fr., New York Fr., Northrop Fr., Cecilia May, No. 4 Fr., Alberta, Mani-
Queen Charlotte Islands District, survey of Lots 2011, 2012. au6 4574 Renfrew District, of T.L. 1999p, 2000p. se24 4557	toba, No. 6 Fr. Mineral Claims au20 4584 Pansy Fractional Mineral Claim sec24 4583 Rose, Mannie, Sadie, and Maggie Mineral Claims au27 4583
Renfrew District, of T.L. 1999p, 2000p	Rose, Manne, Sadie, and Maggie Mineral Claimsau27 4583 Silver Crown and Hillcrest Mineral Claimsau27 4583 Sophia Mineral Claim
Reserve of certain lands in Lillooct, Cariboo, Coast, and Cassiar Districts for university purposes au20 4554	Strathcona Mineral Claim
Rupert District, survey of Lots 1282 to 1284; part of Sec. 9, Tp. 41; Frac. Secs. 1 to 4, 8 to 10, 15 to 17, 19, 21, 22,	Torse No. 1, Torse No. 2, Torse No. 3, and Torse No. 4 Mineral Claims
28 to 30, and parts of Frac. Secs. 14, 20, 27, Tp. 43.se17 4562	Vera Fractional Mineral Claim

Applications to Purchase Lands.	- 34	Application for Coal Prospecting Licences—Conclusion	ded.
AT Notice to applicants	584	Downey, Jasau27 Drewery, Andrew Jau13	3000
Allen, Emma. se17 45 Allen, William F. se17 45	587	Dunn Andrew. au13 Dunn, William J. au13	4072
Bailey, William se24 45	586	4 Ewin Johnses	4040
Bailey, Minnie V		Ewin, A. A. au20 Ewin, John au20	4011
Beattie, John A sel7 45	589	Fisher, Walter au20 Fisher, John A. au13	4020
Blackman, William sel7 45 Blaine, Charles E. se24 45	591	Eletcher A. McLaulo	4000
Braginton, Charles	585 591	Froi De Veaux, R. A. au20 Froi De Veaux, Jesse. au20	4010
Brown, E. E au27 45	591	Garbutt, J. H au27 Gates, J. L au20	4600
Buch, Robert	590	Gilain R. Rauzt	4007
Claufield, Thomas		Hambly, Elwood C. au6 Henry, E. P. au27	4092
Colby, Ralph R se24 35	591	Hixon, James J. au20 Houser, R. J. au20	4092
Conn, George A	586	Hutchiuson, J. Homer	4020
Cummings, Cleveland Stillwell	589	Hutton, Sutherland (2 notices) au I3 Hynes, William Saunders au 26	4618
Dana, Francis sel7 45 Doering, Charles sel7 45	587	tJohnson, John	4/12
Donnelly, Frankse17 45	590	Johnson, Harry R. (2 notices)	4602
Dorr, Justin au6 45 †Duryee, Pierre oc1 47	715	Kerr, William Witten (9 notices)au27	4600
Duttwelier, Rosa se17 45 Eaton, John C se3 45	588 588	tKirkpatrick, G. H. (2 notices) se3 Lang, Norman (4 notices) au27	4604
Frazer, Richard sel7 45 Galloway, John sel7 45	586	tLangley, W. J	4712
Godfry, Horace sel7 45	590	Lea, Everett Harvie	4606
Gowanlock, Margaret	585	Lea, Everett Harvie (9 notices)	4623
Gunn, Angus Hector	587 590	Lea, Everett Harvie (8 notices)	4711
Hamilton, David sel7 45 Hausman, Adolph sel7 45	585	†Leask, George se3 Loomis, Fred au6	4711
Hayward, Williamsel7 45	589	Loomis, Fred. (2 notices) auß	4596
Hewitt, John	585	McBride, J. D	4619
Hopkins, Emma B	591	McGuire, H au27	4601
Howatson, Robert sel7 45	591	Macdonald, Wilfred C. (10 notices) se3	4024
Kear, William John and 45 Lippert, Charles J. se24 45	591	†Macdonald, Wilfred C. (11 notices) se3 †Macdonald, Wilfred C. (10 notices) se3	4626
Little, John J		+Maedonald, Wilfred C. (3 notices)se3 Macdonald, Wilfred C. (4 notices)au27	
McDonald, Donald J au au 45 McLennan, Colin C sel7 45	587	Macdonald, George	4619
†Matlack, Charles 47	715	†MacKenzie, Murdochse3	4712
†Mitchell, George W	590	MacKenzie, Williamse3 MacLean, Alexander (6 notices)au27	4602
Moran, Charles sel7 45 Oliver Lloyd sel7 45	587	McIntyre, P. J. (4 notices) arr27 McIntyre, R au20	4620
Omstead, Ğeorge Edwin sel7 45 Patterson, Alan E sel7 45	585	McKuen, Margaret Sarah (9 notices)	4593
Riefel, Henry Fsel7 45	586	McLean, J. D au27	4613
Schmidt, Cornelius F	585	McPhail, Alexander Archibald (4 notices)	
Sheringham, Helen Frewen		†Matthews, William	
Smith, George Henry	585	Moore, S	4620
Strong, Lewis Pse3 45	584	Myers, O. A., au20	4620
Thorman, William Spencer Pelham	588	O'Connell, T. B	4607
Tomlinson, William H	586	Orchardson, Thomas Holman au6 Perry, William (8 notices) au27	4592 4609
Tremblay, Alexis. se17 45 Twitley, George W. se17 45	585	Perry, William au20 Piombo, Peter au13	4618
Williams, John sel7 45 Woodward, Henry Joseph sel7 45	587	Redpath, E. R au27	4608
Wright, William Sse24 45	586	Roberts, E. J., Jr. au20 Robertson, John Mair. an27	4614
Young, Albert Lsel7 45 Applications for Coal Prospecting Licences.	586	Roche, Thomas D	4628
AT Notice to applicants	599	Sewall, Samuel Dartmouth (10 notices) and Sewall, Samuel Dartmouth (8 notices) and	4621
Ackerly, I. E. (2 notices)	606	Sibbald, William (6 notices)au27	4603
Anderson, Finlay R and 45 Bachelder, George Leslie au6 45	592	Singer, Wesley St. Clair (6 notices) au27 Skinner, C. H au20	4619
Bachelder, George Leslie	711	Sloan, William Porteous (3 notices)!	4615
†Beale, M. A	711	Smythe, Arthur II. (2 notices). au27 Smythe, Arthur II. (6 notices). au20	4603
Benson, O. A. (2 notices) au 13 45 Bingham, Herbert au 20 46	595	Spiers, David au13	4595
Bodwell, Ernest Victorau27 46	600	Stack, James (4 notices). au20 Stack, James (5 notices). au6	4622
Bodwell, Ernest Victor (2 notices)	611	†Suttaby, Emily Alicese3 Star Realty Co., Ltd. (5 notices)au6	4622
Bongoyne, Mose au27 46 †Bowness, A. C. se3 46		Star Realty Co., Ltd. (4 notices)	4596
Burchell, B. S. (3 notices) an13 45 †Burton, Webster se3 47	595	Tanner, John Aau27	5605
Cameron, Angusau27 46	601	†Thompson, L	4627
Canada Western Oil Co., Ltd	$\frac{614}{592}$	Tingley, E. J. (11 notices) au27 Tingley, E. J. (8 notices) au27	4610
Carr, Ross	628	†Tosh, Johanna se3 Wanless, Wasco Earl (10 notices) au27	1719
Christie, II. R	605	Watt, Thomas A. (II notices)	1597
Christie, F. E. au27 46 Christie, H. M. an27 46	605	Watt, Thomas A. (5 notices)au6 Weismann, C. Kau7	4596
Christie, H. R. an 20 46 Christie, R. au 20 46	620	White, J. L	4614
Clair, G. W. A. auro 46 Clayton, Charles J. (6 notices). au27 46	620	Williams, W. T. (5 notices)	4606
†Collings, Hettie Mse3 47	711	Winter, R. J	460S
Colquhoun, Frederick G. (2 notices)	616	Private bills, rules respecting	4636
Dally, I. N. au27 46 Dally, I. N. au20 46	605	Applications to Lease Oyster Beds.	2000
Dally, Z. L. an20 46 Dally, H. M. au20 46	620	Frenchie, Philip selo	4717
Davidson, W. A au20 46	617	Jessup, R. Grant	4717
†Dewar, Janet C. M	618	†Thomas, David James oel †Thomas, J. 11, and J. C. Thomas ocl	4 7 1 7

Licences to Extra-Provincial Companies.	Applications to Lease Lands—Coneluded.
Canadian General Fire Extinguisher Company, Ltd. au27 463	a
Great Western Garment Company, Limited au20 463. F. N. Burt Company, Limited au20 463.	Jones, Harry Arthur
THAIRREON Carnarit Manufacturer Limited 9397 469	nenworthy, Clara sel7 4581
HOWER Creek Syndicare Limited and too	A THE WORLD V. DONALD 91197 4570
Wrought Iron Range Company of Canada, Limited au20 4630	h_0 Renworthly, John Gibson
Registration of Extra-Provincial Companies.	tenworthy, waiter anzī 4576
Frank Waterhouse & Classical Companies.	Ker, David Blainau27 4580
Frank Waterhouse & Co., Inc	Koster, Evelyn Edith
General Petroleum Company. au20 4632 National Art Novelty Co. au13 4631 Sherwood Bros.	Kostering, Charles
tUsca Investment and Securities Company au13 4631 4628	au27 4580
Registration of Trust Companies.	Jacaulty, A 0c 4791
registration of trust companies.	Marrioti, Harry
Dow Fraser Trust Company	MATTIES ATTIONT
odardan Hust Company, Emited au6 4645	mieenan, J. reter au27 4580
Certificates of Incorporation.	Menter, Charles Self 4579
Alberta-Victoria Petroleums, Limitedau20 4655	Menier, Charles
Anglo-Canadian Securities, Limited (amended Memoran-	Menier, Teresa. au27 4579 † Mitchell, George W. oc1 4715 Nichells
dum of Association).	1 10 10 15, GUS 21197 4570
121350 CROOCE IT OF ACES THISE COMINGING LIMITED COMPANIES	INUTIBIL ATTIUT JOHN MUSOPOVA
memorandum of Association) 2007 4877	TOUERRIER, Jacob Allan
a control of a cine on commany campage and a con-	ranner, Mrs. Jane auf 4589
†B.C. Boundary Oil Wells, Limited (Non-Personal Liability)	Traterson, Lambert O
tty) au27 4674 †B.C. Tanning Company, Limited au27 4676 Reaver River Lumber Company	Perry, William R. se24 4576
Beaver River Lumber Company, Limited au27 4676 Reuch Lawn Tourier Club	Phair, Alexander C
Denote David Tellins Chill.	Phair, Arthur W. A. sel7 4577 Pugh, John Silas Wynu. au27 4579
Consolidated Trust Collinant, Limited (amonded Monto	Ross, Murdoeh Young
randum of Association)	Dillion, Mary Eliza
Charles A. Newhall Collinany Limited and 12 1241	Sullin, Joseph Edward Nelson sel7 4578
	Simula, Emily
Eastern Townships Investment Company, Ltd. (amended Memorandum of Association)	Smith, Alfred Edward James self 4715
1 Listing to Diewille Commany & Innited	Speer, John au27 4580 Steinman, August se24 4578
Pure a VII wells, Limited (Non-Personal Lightlifty) and 4840	Stoole, H. W
A LESH WHILE FORMULAND GRAVEL COMMENT Limited and ACEC	Burong, Lewis F
Tuel Oil Eduibilient Commany Limited and Agro	inythe, Arthur Granville
dovernor on Co., Lid. (Non-Personal Liability) 2019 4646	1 marsh, marle 4580
Gresham Investment Company, Limited (amended Memorandum of Association)	Wilson, Charles au27 4579 Wolfenden, H. R. se24 4582
Outstandy Trust Company, Limited (amended Memoran,	
COM OF ASSOCIATION	Applications for Foreshore Rights.
	Canadian Pacific Railway Co
maple Mage Pilt Meadows Oil Company Limited (Non	Tord, Lyman H., E. Thompson, M. Wise, and J. W.
Personal Liability)	Wise 21120 4625
Liability)	Lineham, Arthur
Adotol Agents, fillilloct	Dominion Orders in Council.
Panalino Transport and Trading Company Limited and 4eco	Regulations governing electric installations in Dominion
Pational Mercantile Company Limited (amonded Mome	Parksau6 4679
Talluulli Of ASSOCIATION) 10 4005	Municipal By-laws.
North American Loan, Building and Trust Co., Limited (amended Memorandum of Association) au6 4654	
DOLLI FULL FULL FOR THE PROPERTY OF THE STATE OF THE STAT	Richmond Municipalityau20 4706
Transh of St. Mary's, Nerrisdale	Municipal Courts of Revision.
The poise Tailbour Land Company, I muted (amonded	Peachland Municipalityau13 4715
memoralidum of Association)	01119 4714
Port Haney Oil Fields, Ltd. (Non-Personal Liability). au6 4650 Port Mann Board of Trade. au6 4646	Surrey Municipalityau13 4714
Skeena tiver sinks, familied	Assignment Notices.
	†Chassay & Desaulnier
Opianus, Elimited (amended Memorandum of Associa-	Eburne Sheet Metal & Plumbing Works
01011/ * * * * * * * * * * * * * * * * * *	frutemson, Jean Montgomery
Urban Investment Company, Limited (amended Memorandum of Association)	rituit, i fiftees De vere
1 tancouver ineatres. Limited	1100 011 & 00
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vancouver Drug Company, Limited 2009 40 to 1	Logie, Thomas au13 4720 McClelland, David Alexander au6 4720 Martin, Charles Corold
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Miscellaneous—Concluded.

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New advertisements are indicated by a t.

IS HONOUR the Honourable Thomas - Wilson Paterson, Lieutenant-Governor of British Columbia, has been officially advised by the Honourable the Secretary of State for Canada, that war has broken out with Germany.

By Command.

HENRY ESSON YOUNG,

Provincial Secretary.

APPOINTMENTS.

PROVINCIAL SECRETARY'S OFFICE.

IS HONOUR the Lieutenant - Governor in Council has been pleased to make the following appointments:--

30th July, 1914.

EDWARD C. GIBBS, of Creston, to be a Registrar for the purpose of the "Marriage Act" in the place of Arthur Okell, resigned.

1st August, 1914.

JAMES GORDON STANIER, of the City of Victoria, Solicitor, to be a Commissioner for taking Affidavits within the Province.

HAROLD PLATT CHRISTIE, Government Agent at Ashcroft, to be a Clerk of the Peace for the County Court of Cariboo.

5th August, 1914.

T. W. S. Parsons, Chief Constable at Fort St. John, to be District Registrar of Births, Deaths, and Marriages for the Peace River Mining Division, and Registrar for the purpose of the "Marriage Act."

DEPARTMENT OF WORKS.

NOTICE TO CONTRACTORS.

FORT GEORGE SCHOOL.

SEALED TENDERS, superscribed "Tender for Fort George School," will be received by the Hon, the Minister of Public Works up to noon of Tuesday, the 25th day of August, 1914, for the erection and completion of a two-room school at Central Fort George, in the Cariboo Electoral District.

Plans, specifications, contract, and forms of tender may be seen on and after the 27th day of July, 1914, at the office of Mr. Thos. W. Herne. Government Agent, Fort George; Mr. H. G. Perry, Secretary of the School Board, Fort George; and the Department of Public Works, Victoria.

By application to the undersigned, contractors can obtain one copy of the plans and specifications for the sum of ten dollars (\$10), which will be refunded on their return in good order.

Each proposal must be accompanied by an accepted bank cheque or certificate of deposit on a chartered bank of Canada, made payable to the Hon, the Minister of Public Works, for a sum equal to 10 per cent, of tender, which shall be forfeited if the party tendering decline to enter into contract when called upon to do so, or if he fail to complete the work contracted for. The cheques or certifi-

returned to them upon the execution of the contract.

Tenders will not be considered unless made out on the forms supplied, signed with the actual signature of the tenderer, and enclosed in the envelopes furnished.

The lowest or any tender not necessarily

accepted.

J. E. GRIFFITH,

Deputy Minister and Public Works Engineer. Department of Public Works, Victoria, B.C., 24th July, 1914. jy30

NOTICE TO CONTRACTORS.

"OTTER SCHOOL."

SEALED TENDERS, superscribed "Tender for Otter School" will be received. able the Minister of Public Works up to noon of Wednesday, the 19th day of August, 1914, for the erection and completion of a large one-room schoolhouse at Otter, in Langley Municipality, Delta Electoral District.

Plans, specifications, contract, and forms of tender may be seen on and after the 30th day of July, 1914, at the office of Mr. F. C. Campbell, Government Agent, New Westminster; also of Mr. R. A. Payne, Secretary of the School Board, Murrayville, B.C.; and the Public Works Department, Victoria.

By application to the undersigned contractors may obtain a copy of the plans and specifications for the sum of ten dollars (\$10), which will be

refunded on the return in good order.

Each proposal must be accompanied by an accepted bank cheque or certificate of deposit on a chartered bank of Canada, made payable to the Honourable the Minister of Public Works, for a sum equal to 10 per cent. of tender, which shall be forfeited if the party tendering decline to enter into contract when called upon to do so, or if he fail to complete the work contracted for. The cheques or certificates of deposit of unsuccessful tenderers will be returned to them upon the execution of the contract.

Tenders will not be considered unless made out on the forms supplied, signed with the actual signature of the tenderer, and enclosed in the envelopes furnished.

The lowest or any tender not necessarily accepted.

J. E. GRIFFITH.

Deputy Minister and Public Works Engineer. Public Works Department, Vietoria, B.C., 28th July, 1914. jy30

ATTORNEY-GENERAL.

"GAME ACT."

PURSUANT to the provisions of this Act. the Lieutenant-Governor in Council has been pleased to make regulations as follows:-

GAME REGULATIONS, 1914.

1. The prohibitions declared by section 9 of the "Game Act," being chapter 33 of the Statutes for 1914, as to the hunting, trapping, taking, wounding, and killing of game are, except within the Highland District, so called, in the Electoral District of Esquimalt, hereby removed to the extent and within the periods and limits, and subject to the provisions hereinafter set out respectively, as follows:-

BIG GAME.

(a.) Coast or Columbian Deer, throughout the Province, except Vancouver Island, Queen Charlotte Islands, the Islands Electoral District, and all islands adjacent to Vanconver Island south of the 50th parallel of latitude, open season September 1st, 1914, to December 15th, 1914, both dates inclusive; and throughout Vancouver Island, the Islands Electoral District, and all islands adjacent to Vancouver Island south of the 50th parallel of latitude, open season October 1st, 1914, to December 15th, 1914, both dates inclusive:

(b.) Mulc-deer, throughout the Province, except cates of deposit of unsuccessful tenderers will be as to does in the Okanagan and Greenwood Electoral Districts, open season September 1st, 1914, to December 15th, 1914, both dates inclusive:

(c.) White-tailed Deer, throughout the Province, except the Okanagan and Similkameen Electoral Districts, and except as to does in the Greenwood Electoral District, open season September 1st, 1914, to December 15th, 1914, both dates inclusive:

FUR-BEARING ANIMALS.

(d.) Raccoon, throughout the Province, open season continuous until otherwise declared:

(c.) All other fur-bearing animals, throughout the Province, except as to Beaver on Vancouver Island or within Kamloops Electoral District or the watershed of the Okanagan River between the south end of Okanagan Lake and the United States boundary-line, open season November 1st, 1914, to March 31st, 1915, both dates inclusive:

GAME BIRDS.

(f.) Gecse, throughout the Province, except on the waters of or within one mile of the waters of Deer and Burnaby Lakes, situate in the District Municipality of Burnaby, open season September 1st, 1914, to February 28th, 1915, both dates inclusive:

(g.) Ducks, Sandpiper, Snipe, Plover, Curlew, Bittern, Heron. Cranes, Rails, and Coots, throughout the Province, except as to ducks on the waters of or within one mile of the waters of Deer and Burnaby Lakes, situate within the District Municipality of Burnaby, open season September 1st, 1914, to January 31st, 1915, both dates inclusive:

to January 31st. 1915, both dates inclusive: (h.) Grouse, of all kinds, in Esquimalt, Cowichan, Islands. Newcastle, Alberni, and Comox Electoral Districts, open season October 1st, 1914, to December 15th, 1914, both dates inclusive; in Saanich Electoral District, open season October 1st, 1914. to October 31st, 1914, both dates inclusive; in Chilliwhack, Delta, Dewdney, and Richmond Electoral Districts, and that portion of Yale Electoral District situate west of the summit of the Cascade Range, open season October 15th, 1914, to December 15th, 1914, both dates inclusive; and Grouse of all kinds, except Prairie-chicken, throughout the remainder of the Province, except within the District Municipality of Penticton, open season September 1st, 1914, to November 30th, 1914, both dates inclusive: Provided that no person shall anywhere kill or take more than twelve grouse in any one day, or have more than this number in his possession at one time without furnishing upon request of any Game Warden or constable satisfactory proof as to the dates upon which the same were killed or taken:

Prairie-chicken, in that portion of Yale Electoral District lying north of the main line of the Canadian Pacific Railway and in Kamloops and Okanagan Electoral Districts, except within the District Municipality of Penticton, open season September 15th, 1914, to October 15th, 1914, both dates inclusive; in Lillooet, Cariboo, Skeena, Cranbrook, Fernie, and Columbia Electoral Districts, open season September 1st, 1914, to September 30th, 1914, both dates inclusive; in the valley of the Okanagan River and connecting lakes lying between the District Municipality of Penticton and the United States boundary-line, open season September 15th, 1914, to September 30th, 1914, both dates inclusive: Provided that no person shall anywhere kill or take more than twelve Prairie-chickens in any one day, or have more than this number in his possession at one time without furnishing upon request of any Game Warden or constable satisfactory proof as to the dates upon which the same were killed or taken:

(i.) Quail, in Esquimalt, Cowichan, and Islands Electoral Districts, open season October 1st, 1914, to December 15th, 1914, both dates inclusive; in Saanich, Newcastle, and Comox Electoral Districts, open season October 1st, 1914, to October 31st, 1914, both dates inclusive:

(j.) Pheasants, cock birds only, in Esquimalt, Cowichan, and Islands Electoral Districts, open season October 1st, 1914, to December 15th, 1914, both dates inclusive; in Saanich, Newcastle, and Comox Electoral Districts, open season, except on Denman Island, October 1st, 1914, to October 31st, 1914, both dates inclusive, and on Denman Island October 1st, 1914, to December 15th, 1914, both

dates inclusive; in Richmond, Dewdney, Delta, Chilliwhack, and Yale Electoral Districts, open season October 15th, 1914, to November 15th, 1914, both dates inclusive: Provided that no person shall shoot any pheasant when there is snow upon the ground in its vicinity, and no person shall anywhere kill or take more than six pheasants in any one day, or have more than this number in his possession at one time without furnishing upon request of any Game Warden or constable satisfactory proof as to the dates upon which the same were killed or taken:

2. The prohibitions declared by subsection (1) of section 34 of the "Game Act," as to the buying, selling, and having in possession of big game and game birds, so far as the same relate to game lawfully killed or taken, are, except within the Highland District, so called, in the Electoral District of Esquimalt, hereby removed to the extent and within the periods and limits and subject to the provisions hereinafter set out as follows:—

BIG GAME.

(a.) Moose and Caribou, in the Electoral Districts of Atlin, Skeena, and Cariboo, from October 1st, 1914, to December 15th, 1914, both dates inclusive:

(b.) Coast Deer, Mulc-deer and White-tailed Deer, throughout the Province on the Mainland only, from September 1st. 1914, to October 15th, 1914, both dates inclusive:

(c.) Ducks, Geese, and Snipe, throughout the Province from October 1st, 1914, to October 31st, 1914, both dates inclusive.

Attorney-General's Office, Victoria, August 5th, 1914.

au6

"SPECIAL SURVEYS ACT."

CITY OF DUNCAN.

Pursuant to the Provisions of Section 5 of the "Special Surveys Act."

NOTICE is hereby given that the plan of the special survey of the City of Duncan, authorized on the 24th day of February, 1913, for the purpose of correcting any error or supposed error in respect of any existing survey or plan, and of showing the divisions of land of which the divisions were not shown on any plan of subdivision, together with a statement of the costs incurred by such survey, and showing in what proportion they are taxed against the city and against the lands affected thereby, has been filed with the Honourable the Provincial Secretary, and that same is to be submitted for the approval of His Honour the Lieutenant-Governor in Council; and that any complaints that may be made against such special survey or plan by any person interested in the property thereby affected will be heard by C. K. Courtney, Esquire, barrister-at-law, at the City Hall, Duncan, on Monday, the 24th day of August next, at the hour of 10.30 o'clock in the forenoon.

Dated this 20th day of July, 1914.

W. J. BOWSER,

Attorney-General.

STATEMENT OF COSTS ABOVE REFERRED TO.

Proportion to be borne by the City in respect of the area of land contained

in streets and lanes \$ 496 38

Proportion to be taxed against owners in respect of the lots or land 1.254 00

Total\$1,750 38

y23

"SPECIAL SURVEYS ACT."

MUNICIPALITY OF SAANICH.

Pursuant to the Provisions of Section 5 of the "Special Surveys Act."

NOTICE is hereby given that the plan of the special survey of Block B. Section 29, Lake District, authorized on the 27th day of November, 1913, for the purpose of correcting errors or supposed errors in respect of existing surveys and

plans of said Block B or any portion thereof, and of plotting land not heretofore subdivided, and of showing the divisions of any portion of such land of which the divisions were not shown on any plan of subdivision, together with a tabulated list of occupied or improved lands the boundaries of which appear as altered by the said plan of special survey, and also a statement of the costs incurred by such survey, showing in what proportion they are taxed against the municipality and against the lands affected thereby, has been filed with the Honourable the Provincial Secretary, and that the said plan will be submitted for the approval of His Honour the Lieutenant-Governor in Council, and that any complaints that may be made against such special survey or plan by any person interested in the property thereby affected will be heard by Alan S. Dumbleton, Esquire, barrister-at-law, in the County Court-room at the Court-house in the City of Victoria, on Monday, the 24th day of August next, at the hour of 10.30 o'clock in the forenoon.

Statement of costs above referred to: Proportion to be borne by the municipality in respect of the area of land contained in streets and lanes\$ 60 00 Proportion to be taxed against the owners in respect of the lots or land 380 45 Total\$440 45

Dated this 30th day of July, 1914.

W. J. BOWSER, Attorney-General.

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PROVINCIAL SECRETARY.

NOTICE.

IIS HONOUR the Lieutenant-Governor in Council, under the provisions of the "Supreme Court Act," has been pleased to establish from the 1st of September next at Fort George, in the County of Cariboo, a Registry of the Supreme Court, to be known as the Fort George Registry.

By command.

HENRY ESSON YOUNG.

Provincial Sceretary.

Provincial Secretary's Office, 18th July, 1914.

jy23

AGRICULTURE.

CERTIFICATE OF INCORPORATION.

"AGRICULTURAL ASSOCIATIONS ACT, 1911." (B.C. Statutes, 1911, c. 6, s. 7.)

WHEREAS there has been filed in the office of the Minister of Finance and Agriculture a Declaration of Association, numbered 25, subscribed by not less than twenty-five persons who are desirous of forming themselves into an Association under the provisions of the above Act:

And whereas the requirements of the said Act

have been duly complied with:

I do hereby certify that on and after the date of this Certificate the persons whose names are subscribed to the said Declaration of Association. numbered 32, together with such other persons as may from time to time become members of the Association, shall be a body corporate by the name of "The Comox Valley Cow Testing Association." with all the powers conferred by law in that behalf:

The portion of the Province of British Columbia in which the Association proposes to do business is comprised in the school districts of Grantham, Puntledge, Courtenay, Comox. Little River, and Minto:

The place where the head office of the Association is situate is Courtenay, B.C.

Dated at the City of Victoria, in the Province of British Columbia, this 23rd day of April, 1914.

PRICE ELLISON, [L.S.] Minister of Finance and Agriculture. jy23

AGRICULTURE.

CERTIFICATE OF INCORPORATION.

"AGRICULTURAL ASSOCIATIONS ACT, 1914." (R.S.B.C. 1911, c. 6; 1914, c. 1, s. 15.)

WHEREAS there has been filed in the office of the Minister of Finance and Agriculture a petition subscribed by persons who are desirous of bringing their Association under the provisions of the above Act:

And whereas the requirements of the said Act have been duly complied with:

I do hereby certify that, on and after the date of this Certificate, the persons whose names are subscribed to the said petition on behalf of the Association, together with such other persons as may from time to time become members of the Association, shall be a body corporate by the name of "The Dairyman's Association of the Province of British Columbia," with all the powers conferred by law in that behalf.

The Association proposes to do business in the

Province of British Columbia.

The place where the head office of the Association is situate is Victoria, B.C.

The annual membership fee is one dollar.

Dated at the City of Victoria, in the Province of British Columbia, this 8th day of June, 1914.

PRICE ELLISON, [L.S.] Minister of Finance and Agriculture. au6

NOTICE.

"Pound District Act, 1912," and "Pound Dis-TRICT ACT AMENDMENT ACT, 1914."

WHEREAS, under the provisions of the above Acts, application has been made to the Lieutenant-Governor in Council to constitute the area comprised within the following boundaries at Creston, a pound district, namely: Commencing at the south-east corner of Lot 812 on the International Boundary-line; thence north to the northeast corner of Lot 812; thence west to the northwest corner of Lot 812; thence north along the northern boundary of Lot 891 to the north-east corner of Lot 891; thence west to the north-west corner of Lot 891 and the south east corner of Lot 892; thence north to the south-east corner of Sublot 128 and continuing north to the north-east corner of Sub-lot 128; thence west to the north-west corner of Sub lot 128 at its intersection with the eastern boundary of Lot 892; thence north along northern boundary of Lot 892 and continuing northerly to the north-east corner of S.L. 115 to its north-east corner; thence west to east bank of Duck Creek; thence south-westerly along east bank of Duck Creek to its intersection with Kootenay Flats; thence southerly along easterly boundary of said flats to its intersection with the 49th parallel of latitude; thence easterly to point of commence-

Notice is hereby given that, thirty days after the publication of this notice, the Lieutenant-Governor in Council will proceed to comply with the application, unless within the said time objection is made by eight proprietors within such proposed district in Form A of the schedule to the said Acts to the undersigned.

PRICE ELLISON.

Minister of Finance and Agriculture.

Department of Agriculture,

Victoria, B.C., July 24th, 1914.

jy30

DEPARTMENT OF LANDS.

NOTICE OF RESERVE.

TOTICE is hereby given that Lot 1517, Clayoquot District, is reserved and set apart for the use of the Department of Marine and Fisheries for light-house purposes.

ROBT. A. RENWICK.

Deputy Minister of Lands.

Department of Lands. Victoria, B.C., June 23rd, 1914.

je25

SIMILKAMEEN DISTRICT.

NOTICE is hereby given that the undermentioned mineral claim, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fairview:—

Lot 121A.--" Humbolt" Mineral Claim.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

au6

CANCELLATION.

NOTICE is hereby given that the notice appearing in the British Columbia Gazette of March 9th, 1900, concerning the survey of Lot 121, Yale District, is hereby cancelled.

WM. R. ROSS,

Minister of Lands.

Department of Lands,

Victoria, B.C., August 6th, 1914.

2116

au6

TIMBER SALE X219.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 9th day of September, 1914, for the purchase of Licence X219, to cut 1,777,000 feet of timber situated south of Brittain River on the shore of Jervis Inlet, New Westminster District. Two years will be allowed for the removal of the timber.

Further particulars of the Chief Forester, Victoria, B.C.

TIMBER SALE X103.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 6th day of October, 1914, for the purchase of Licence X103, to cut 5,000,000 feet of merchantable timber; 11,000 poles; 2,000 cords of mine props, and 28,000 railway ties, on an area situated on the North Fork of Evans Creek, Slocan Lake, Kootenay District.

Three (3) years will be allowed for the removal of the timber.

Further particulars of the Chief Forester, Vietoria, B.C., or District Forester at Nelson, B.C.

"WATER ACT" AND AMENDING ACTS AND "WATER ACT, 1914."

BEFORE THE BOARD OF INVESTIGATION,

In the Matter of all Streams in the Revelstoke Mining Division.

M EETINGS of the Board of Investigation will be held at Revelstoke on the 11th day of September, 1914, at 10 o'clock in the forenoon for all of such streams draining into the Columbia River north of the main line of the Canadian Pacific Railway, at Revelstoke on the 10th day of the said month at 10 o'clock in the forenoon for all of such streams draining into the Columbia River between Wigwam Railway Station and the main line of the Canadian Pacific Railway, and at Arrowhead on the 12th day of the said month at 10 o'clock in the forenoon for all of such streams draining into the Columbia River below Wigwam Station.

All statements of claim to water privileges on these respective streams, all objections thereto, and the plans prepared for the use of the Board will be open for inspection.

All persons interested are entitled to examine these, and to file objections thereto in writing if they deem fit.

At these meetings claimants who have not previously done so shall prove their title to lands to which their water records are appurtenant. This may be done by producing, in case of Crowngranted lands, the title deeds or a certificate of encumbrance or other evidence of title; or in case of lands not held under Crown grant, by producing

the pre-emption record, the agreement of sale, the mining record, or other documents of title.

Objections will be heard forthwith if the party objected to has received sufficient notice of the objection.

The Board at the said meeting will determine the quantity of water which may be used under each record, the further works which are necessary for such use, and will set dates for the filing of plans of such works, and for the commencement and completion of such works.

And whereas there may be persons who, before the 12th day of March, 1909, were entitled to water rights on any of the said streams and yet have not filed statements of their claims with the Board of Investigation; such persons are required to file on or before the 21st day of August, 1914, a statement as required by section 294 of the "Water Act, 1914." Forms (No. 50 for irrigation, and No. 51 for other purposes) may be obtained from any Government Agent in the Province.

Dated at Victoria, B.C., the 29th day of July, 1914.

For the Board of Investigation.

J. F. ARMSTRONG, Chairman.

jy30

"WATER ACT" AND AMENDING ACTS AND "WATER ACT, 1914."

BEFORE THE BOARD OF INVESTIGATION.

In the Matter of all Streams in the Golden Mining Division North of the Southern Boundary of the Railway Belt.

A MEETING of the Board of Investigation will be held at the Court-house in Golden on the 8th day of September, 1914, at 9 o'clock in the forenoon, Coast time, when all claims to water rights or privileges on the said streams which have been filed, all objections thereto, will be heard.

All persons interested are entitled to examine these, and to file objections thereto in writing if they deem fit.

At this meeting claimants who have not previously done so shall prove their title to lands to which their water records are appurtenant. This may be done by producing, in case of Crowngranted lands, the title deeds, or a certificate of encumbrance; or in case of lands not held under Crown grant, by producing the pre-emption record, the agreement of sale, the mining record, or other documents of title.

Objections will be heard forthwith if the party objected to has received sufficient notice of the objection.

The Board at the said meeting will determine the quantity of water which may be used under each record, the further works which are necessary for such use, and will set dates for the filing of plans of such works, and for the commencement and completion of such works,

And whereas there may be persons who, before the 12th day of March, 1909, were entitled to water rights on any of the said streams and yet not have filed statements of their claims with the Board of Investigation; such persons are required to file on or before the 18th day of August, 1914, a statement of their respective claims. Forms (No. 50 for irrigation, and No. 51 for other purposes) may be obtained from any Government Agent in the Province.

Dated at Victoria, B.C., the 29th day of July, 1914.

For the Board of Investigation.

J. F. ARMSTRONG, Chairman.

jy30

TIMBER SALE X213.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 20th day of August, 1914, for the purchase of Licence X213, to cut 141,000 feet of saw timber, 100,000 lineal feet of piling, and 5,400 cedar poles from an area adjoining Lot 9320. Upper Arrow Lake, West Kootenay District. Two years will be allowed for the removal of the timber.

Further particulars of the Chief Forester, Victoria, B.C., or District Forester, Nelson.

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned lieenees, situated in the above-Government Agent, Kaslo:-

T.L.'s 7313 P, 7314 P, 7316 P, 7317 P.—C. M. Lot 2826A.—B.C. Government. Gothing.

by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

au6

CASSIAR DISTRICT.

NOTICE is hereby given that the undermentioned mineral claim, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Atlin:-

Lot 210.—"Gibb Fractional."

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Victoria, B.C., August 6th, 1914.

au6

TIMBER SALE X208.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 15th day of August, 1914, for the purchase of Licence X208, to cut 254,000 feet of Douglas fir on an area lying within Lot 2773, situated in the vicinity of Lac La Hache, Lillooet District. Two years will be allowed for the removal of the timber.

Further particulars of the Chief Forester, Vieau6 toria, B.C.

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fort George:—

7004.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Vietoria, B.C., August 6th, 1914.

au6

BARCLAY DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:

Lot 105.—Hattie Mabel MaeGregor, Application to Purchase, dated July 22nd, 1911.

543.—William Oliphant, Application to Purchase, dated Sept. 8th, 1911.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

DEPARTMENT OF LANDS.

LILLOOET DISTRICT.

NOTICE is hereby given that the undermentioned treet mentioned tract of land, situated in the named district, have been surveyed, and that above-named district, has been surveyed, and that plans of the same can be seen at the Depart- a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the ment of Lands, Victoria, and at the office of the Government Agent, Clinton:-

Persons considering their rights adversely affected Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

au6

SIMILKAMEEN DISTRICT.

OTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fairview:

Lot 944 (S.), South Kelowna Land Co.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

au6

CLAYOQUOT DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

Lot 805.—Johan Anderson, Pre-emption Record 235, dated Dec. 14th, 1910.

1484.—Clayoquot Cemetery Company, Application to Purchase, dated Feb. 20th, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Victoria, B.C., August 6th, 1914.

au6

TIMBER SALE X130.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 14th day of August, 1914, for the purchase of Licence X130, to cut 213,000 feet of timber on an area adjoining Lot 11332, on the north shore of Upper Arrow Lake, Kootenay District.

Two years will be allowed for the removal of the

Further particulars of the Chief Forester, Victoria, B.C. au6

TIMBER SALE X203.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 4th day of September, 1914, for the purchase of Licence X203, to cut 735,000 feet of timber on an area situated in the vicinity of Lot 5056, Fraser River, Group 1, Cariboo District.

Three (3) years will be allowed for the removal

of the timber.

Further particulars of the Chief Forester, au6 Victoria, B.C. au6

KAMLOOPS DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Kamloops:—

T.L. 8958 P.—Maurice M. Wall, covering Lot 2665.

.. 8962 P.— ,, ,, ,, 2669.

.. 8968 P.— ., ,, ,, 2675.

.. 9086 P.—Seymour River Lumber Company.

.. 9087 P.— ,. 3149. ,. 9054 P.—Maurice M. Wall, 2648.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

an6

SAYWARD DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:—

T.L.'s 1958 P, 2335 P, 4494 P.—B.C. Mills, Timber and Trading Co.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

au6

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fort George:—

T.L.'s 12654 P to 12657 P (inclusive).—Codd Investment Co.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Victoria, B.C., August 6th, 1914.

au6

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Lot 3623.—Owen Martin, Pre-emption Record 2397, dated May 12th, 1912.

.. 3835.—James Grant, Pre-emption Record 2253, dated Jan. 24th, 1911.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914. au6

DEPARTMENT OF LANDS.

COAST DISTRICT, RANGE 4.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:—

T.L.'s 42104 to 42110 (inclusive), 42114, 5571 P, 5572 P. 5573 P.—Prince Rupert Timber and Lumber Co., Ltd.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victorio, B.C., August 6th, 1914.

au6

COAST DISTRICT, RANGE 5.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:—

T.L.'s 4822 P to 4829 P (inclusive), 7495 P to 7497 P (inclusive).—C. M. Woodworth.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

au6

CLAYOQUOT DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:—

T.L.'s 2835 P. 2836 P. 3141 P.—E. A. Turnbull and F. C. Smith.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

au6

OSOYOOS DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vernon:—

Lot 4177.—Elvin Dixon, Application to Purchase, dated Feb. 26th, 1914.

.. 4332.—William Saville Clarke and John William Clark, Pre-emption Record 6154, dated Aug. 3rd. 1911.

S. ½ of N.E. ¼ Sec. 17, Tp. 41.—Joseph Martin, Application to Purchase, dated Aug. 16th, 1911.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

au6

Department of Lands, Victorio, B.C., August 6th, 1914.

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands. Victoria, and at the office of the Government Agent, New Westminster:—

Lot 1723.—Alvin Patterson, Pre-emption Record 2051, dated Dec. 20th, 1907.

,, 1724.—Marcus Cox, Pre-emption Record 2059, dated March 12th, 1908.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,
Surveyor-General.

Department of Lands, Victoria, B.C., Angust 6th, 1914.

au6

COAST DISTRICT, RANGE 5.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:—

Lot 2224.—Arthur Martyn Scaife, Application to Purchase, dated July 4th, 1913.

., 2226.—Edward Meighen, Application to Purchase, dated July 4th, 1913.

., 2227.—Cecil J. Crew. Application to Purchase,

dated Nov. 4th, 1913.

" 2228.—Thomas S. Crew, Application to Pur-

chase, dated Nov. 4th, 1913. . 2229.—Wilfred Charles MacDonald, Applica-

tion to Purchase, dated July 4th, 1913. 2230.—Jacob Alfred Kirkpatrick, Application to Purchase, dated July 4th, 1913.

" 5244.—Florence Agnes MacDonald, Application to Purchase, dated July 4th, 1913.

" 5245.—William Raymond MacDonald, Application to Purchase, dated July 4th, 1913.

.. 5246.—Blanche MacDonald, Application to Purchase, dated July 4th, 1913. .. 5900.—Arthur O. Crew, Application to Pur-

" 5900.—Arthur O. Crew, Application to Purchase, dated Nov. 4th, 1913.

., 5901.—William J. McCutcheon, Application to Purchase, dated July 4th, 1913. ,, 5902.—George Francis MacDonald, Applica-

tion to Purchase, dated July 4th, 1913.

, 5955.—Duncan K. Falconer, Application to Purchase, dated Feb. 26th, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

au6

KAMLOOPS DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Nicola:—

Lot 146.—B.C. Government.

., 3638.—William Armstrong Hislop, Pre-emption Record 1210, dated April 25th, 1913.

Persons considering their rights adversely, affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914. au6

DEPARTMENT OF LANDS.

CASSIAR DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Hazelton:—

Lot 116.—Albert E. Phillips, Pre-emption Record 1471, dated May 13th, 1912.

" 1557.—Percival T. Hewett, Pre-emption Record 380, dated June 6th, 1909.

" 2890.—Angus II. MacIsaac, Application to Parchase, dated Nov. 30th, 1912.

" 2891.—Donald Clacher, Application to Purchase, dated May 8th, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON, Surveyor General.

Department of Lands,

Victoria, B.C., August 6th, 1914.

au6

COAST DISTRICT, RANGE 1.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Lot 1434.—Owen Callaghan, Pre-emption Record 88, dated March 17th, 1913.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surreyor-General.

Department of Lands, Victoria, B.C., Angust 6th, 1914.

au6

COAST DISTRICT, RANGE 3.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Lot 1105.—Charles Lacey, Application to Purchase, dated Dec. 12th, 1913.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914.

au6

SAYWARD DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Frac. W. ½ section 11, Cortes Island.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., August 6th, 1914. au6

LILLOOET DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Clinton:-

Lot 1232.—B.C. Government.

1233.—Charles Wilson, Pre-emption Record 1770, dated April 30th, 1912.

3144.—John G. Kenworthy, Pre-emption Record 1699, dated Aug. 7th, 1911.

3154.—Henry Koster, Pre-emption Record 2215. dated Nov. 11th, 1913.

3456 to 3478 (inclusive), 3615 to 3618 (inclusive), 3620, 3621.—B.C. Govern-

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 23rd, 1914.

jy23

BARCLAY DISTRICT.

OTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

T.L. 30107.—Vancouver Development Co., covering Lot 65.

30108.—Vancouver Development Co., covering Lot 64.

30109.--Vancouver Development Co., covering Lot 66.

31576.—Vancouver Development Co., covering Lot 63.

39516.—Vancouver Development Co., covering Lot 69.

39517.—Vancouver Development Co., covering Lot 68.

39519.—Vancouver Development Co., covering Lot 67.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands,

Victoria, B.C., July 23rd, 1914.

jy23

NOTICE OF RESERVE.

NOTICE is hereby given that all vacant Crown lands in Lots 2806, 2802, 2801, 2800, 2799, 2795, 2796, 2797, 2788, 2787, 2781, 2782, 2833, 2834, 2835, 2836, 2837, 2838, 2845, 2794, 2846, 2847, 2769, 2770, 2777, 2778, 2778A, 2792 2793, 2867, 2789, 2816, 2817, 2818, 2819, 2820, 2821, 2810, 2811, 2812, 2813, 2814, 2806, 2807, 2808, 2809, 2772, 2773, 2774, 2775, 2784, 2785, 2920, 2921, 2898, 2899, 2899A, 2969A, 2728, 2730, 2897, 2917, 2916, 2910, 2909, 2894, 2873. 2872, 2871, 2875, 2874, 2893, 2892, 2908, 2907, 2887, 2886, 2885, 2884, 2891, 2890, 2889, 2888, 2906, 2903, 2904, 2905, 2888A, 1208, 1207, 1206, 2904A, 2903A, 1204, 1205, 3500, 3501, 3502, 3503, 3498, 3499, 3495, 3496, 3497, 3504; Township 42; Sections 4, 5, 6, and 7, Township 43; Sections 1, 2, 11, and 12, Township 45; Sections 28, 29, 32, and 33, Township 75, Lillooet District; Lots 1230, 1231, 1232, 1215, 1214, 1221, 1222, 1223, 1224, 1213, 1212, 1211, 1225, 1204, 1203, 1202, 1210, 1209, 1233, 6066, 6067, 6068, 6069, 6072, 6070, 6071, 6065, 721, 722, 723, 724, 725, 4835, 4832, 4829, 4820, 4821, 4822, and 4823. Cariboo District; Lots 4610, 4611, 4617, 4609, 4612, 4612A, 4615,

4618, 4624, 4614, 4613, 4616, 4619, 4623, 4625, 4621, 4620, 4622, 4626, 4647, 4646, 4645, 4659, 4651, 4652, 4655, 4658, 4648, 4649, 4650, 4653, 4654, 4657, 4644, 4643, 4642, 4641, 4656, 4640, 4639, 4207, 4208, 4209, 4204, 4205, 4206, 4211, 4192, 4195, 4194, and 4197, Range 5, Coast Dis-2831, 2832, 2833, 2834, 2835, 2779, 2822, 2817, 2812, 2830, 2829, 2811, trict; Lots 2787, 2788, 2791, 2790, 2789, 2778, 2777, 2776, 2775, 2774, 2791, 2790, 2789, 2718, 2717, 2710, 2713, 2714, 2773, 2794, 2793, 2792, 2808, 2828, 2827, 2807, 2797, 2796, 2795, 2772, 2771, 2770, 2770A, 2730, 2733, 2731, 2732, 2742, 2741, 2826, 2738, 2747, 2736, 2735, 2734, 2734A, 2663, 2662, 2661, 2666, 2665, 2665A, 2664, 2744, 2743, 2756, 2756A, 2756B, and 2659, Cassiar District, are reserved for university purposes.

ROBT. A. RENWICK.

Deputy Minister of Lands.

Department of Lands,

Victoria, B.C., 22nd July, 1914. jy23

CANCELLATION OF RESERVE.

NOTICE is hereby given that the reserve existing on vaccent Company ing on vacant Crown lands in the vicinity of Canoe River, Cariboo District, by reason of a notice which appeared in the British Columbia Gazette on the 27th day of August, 1908, is cancelled in order to permit of entry upon same under the provisions of the "Coal and Petroleum Act," and by lease under the provisions of section 71 and the following sections of the "Land Act."

ROBT. A. RENWICK, Deputy Minister of Lands.

Department of Lands,

Victoria, B.C., 22nd July, 1914.

jy23

CANCELLATION OF RESERVE.

NOTICE is hereby given that the reserve existing upon vecent C ing upon vacant Crown lands in the vicinity of the North Thompson River, by reason of a notice which appeared in the British Columbia Gazette on the 22nd day of July, 1909, is cancelled in order to permit of entry upon same under the provisions of the "Coal and Petroleum Act," and by lease under the provisions of section 71 and the following sections of the "Land Act."

ROBT. A. RENWICK,

Deputy Minister of Lands.

Department of Lands,

Victoria, B.C., 22nd July, 1914.

jy23

CANCELLATION OF RESERVE.

NOTICE is hereby given that the reserve existing upon vacant Crown lands in the Kamloops Division of Yale District, by reason of a notice which appeared in the British Columbia Gazette on the 5th day of May, 1910, is cancelled in order to permit of entry upon same under the provisions of the "Coal and Petroleum Act," and by lease under the provisions of section 71 and the following sections of the "Land Act."

ROBT. A. RENWICK,

Deputy Minister of Lands.

Department of Lands,

Victoria, B.C., 22nd July, 1914.

jy23

CANCELLATION OF RESERVE.

NOTICE is hereby given that the reserve established by notice in the British Columbia Gazette on December 27th, 1907, is cancelled in so far as it relates to the lands covered by expired Timber Licence No. 33615. The said lands have been surveyed into Lots 11821, 11822, 11823, and 11824. Group 1., Kootenay District, and will be opened to entry by pre-emption at 9 o'clock in the forenoon on Monday, September 21st, 1914.

Further information can be obtained at the office of the Government Agent, Fernie, B.C., where all applications for entry must be made.

ROBT. A. RENWICK,

Deputy Minister of Lands.

Department of Lands, Victoria, B.C., 21st July, 1914.

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned traets of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Fort George:-

Lots 7384, 7385, 7386, 7928, 8367.—B.C. Govern-

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

> G. H. DAWSON, Surveyor-General.

Department of Lands, Victoria, B.C., July 16th, 1914.

jy16

QUEEN CHARLOTTE ISLANDS DISTRICT.

NOTICE is hereby given that the undermentioned licenses mentioned lieenees, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Prince Rupert:-

T.L. 6188P.—American Timber Holding Company.

6840P.—C. W. Misener.

22

6841P.— 22 ,, 6S42P.→

,, 6843P.—

6844P.—

" 6845P.— ,,

6S46P.—

11613P.—E. A. D. Heming.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

jy16

Department of Lands, Vietoria, B.C., July 16th, 1914.

RUPERT DISTRICT.

NOTICE is hereby given that the undermentioned lieenees, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Alberni:-

T.L. 8158P.-W. Waugh and Wm. Reveler.

,, 8159P.— ,, S160P.—

8162P.—

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

"

Surveyor-General.

Department of Lands, Vietoria, B.C., July 16th, 1914.

jy16

SIMILKAMEEN DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Fairview:

Lot 256 (S.).—"Independence." ,, 257 (S.).—"Independence Fraction."

258 (S.).—" Spar Dyke."

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 16th, 1914.

jy16

DEPARTMENT OF LANDS.

CLAYOQUOT DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land mentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Alberni:-

Lot 1222.—Edward North, Application to Purchase, dated May 20th, 1912.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July 16th, 1914.

jy16

COAST DISTRICT, RANGE 1.

NOTICE is hereby given that the undermentioned lieences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Vietoria, and at the office of the District Forester, Vancouver:

T.L. 2492P.—N. D. Hillis.

2493P.-,,

3747P.—C. S. Battle. ,,

6575P.—H. S. Harmsworth, covering Lot 1318. ,,

,, 1319. 6576P.— ,, 6577P.— 1320. ,,

" " 6578P.— 1321.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Vietoria, B.C., July 16th, 1914.

jy16

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned licence, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Nelson:

T.L.'s 7301P to 7312P (inclusive).-Inland Timber Company, Ltd.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July 16th, 1914.

jy16

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned lieenees, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Kaslo:-

T.L. 38989.—G. S. Vanstone.

10560P.—Ontario & Slocan Lumber Company.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General,

Department of Lands, Victoria, B.C., July 16th, 1914. jy16

SAYWARD DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:

T.L. 10289 P.—Pacific Coast Lumber Co., covering N. ½ and S.E. ¼ Section 15, and S.W. ¼ Section 25, Cortes Island.

10843 P.—Pacific Coast Lumber Co., covering Frac. Section 9, Cortes Island.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

> G. H. DAWSON, Surveyor-General.

Department of Lands, Victoria, B.C., June 25th, 1914.

je25

CASSIAR DISTRICT.

OTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Hazelton:-

Lot 1568.—Harry Johnson, Pre-emption Record 295, dated Feb. 4th, 1909.
., 2913.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 25th, 1914.

je25

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:-

Lot 4097.—Arthur McIntyre, Pre-emption Record 16, dated Scpt. 9th, 1912.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., June 25th, 1914.

je25

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:

2611 P.—Columbia Timber Co.,

covering Lot 3583. 2612 P.-

7500 P. 9753 P.—Brittannia Land Co., Ltd. 10996 P to 10998 P (inclusive), 11000 P.—S. S. Bullis.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Vietoria, B.C., June 25th, 1914.

je25

DEPARTMENT OF LANDS.

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Fernie:-

Lots 11821, 11822, 11823, 11824.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd, 1914.

jy2

COAST DISTRICT, RANGE 2.

OTICE is hereby given that the under-mentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

S. 1/2 Lot 1009 .- Herman Rupert Brown, Application to Purchase, dated Aug. 6th, 1912. Lot 1075.—Charles Liter Jamison, Pre-emption Record 3108, Dec. Sth, 1911.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd, 1914.

jy2

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Vancouver:-

Lots 3675 to 3682 (inclusive), 3878 to 3880 (inclusive), 3921 to 3926 (inclusive), 3983 to 3994 (inclusive).—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd, 1914.

jy2

COAST DISTRICT, RANGE 5.

OTICE is hereby given that the under-mentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Fort Fraser:-

Lot 890.—Harvey F. C. Walker, Application to Purchase, dated Oct. 14th, 1912.

3846.—B.C. Government.

22

3849.—

6345.— 22

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd, 1914.

DEPARTMENT OF WORKS.

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Revelstoke:-

Lot 8613.—John Albert Lange, Application to Purchase, dated Dec. 26th, 1912.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

> G. H. DAWSON, Surveyor-General.

Department of Lands, Victoria, B.C., July 30th, 1914.

jy30

YALE DISTRICT.

TOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Ashcroft:—

Lot 617.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

> G. H. DAWSON, Surveyor-General.

Department of Lands, Victoria, B.C., July 30th, 1914.

jy30

CLAYOQUOT DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

T.L.'s 2379 P, 2380 P, 2382 P, 3720 P, 3721 P.— Benjamin T. Hale.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 30th, 1914.

jy30

NOOTKA DISTRICT.

TOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

T.L. 1493 P.—R. W. Cox.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Victoria, B.C., July 30th, 1914.

jy30

KAMLOOPS DISTRICT.

OTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Kamloops:

Lot 1527.—B.C. Government.

" 3389.—Ernest Hendrick, Pre-emption Record 2178, dated Nov. 14th, 1912.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON

Surveyor-General.

Department of Lands, Victoria, B.C. July 30th, 1914.

jy30

COAST DISTRICT, RANGE 1.

NOTICE is hereby given that the under-mentioned licenses its that the mentioned licences, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:

T.L.'s 8128 P, 8129 P, 8130 P, 8131 P, 8132 P.— C. S. Battle.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

> G. H. DAWSON, Surveyor-General.

Department of Lands, Victoria, B.C., July 30th, 1914.

jy30

SAYWARD DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands. Victoria, and at the office of the District Forester, Vancouver:-

T.L. 30925.—David Vanstone. ,, 3664 P.—J. J. Bottger.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

> G. H. DAWSON. Surveyor-General.

Department of Lands, Victoria, B.C., July 30th, 1914.

jy30

RENFREW DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria:—

T.L.'s 1999 P, 2000 P.—Campbell Co.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Victoria, B.C., July 30th, 1914.

jy30

KAMLOOPS DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands. Victoria, and at the office of the Government Agent, Nicola:-

Lots 2551, 2552.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands. Victoria, B.C. July 30th, 1914.

CARIBOO DISTRICT.

TOTICE is hereby given that the under-mentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fort George:-

Lot 4297.—Frank West, Pre-emption Record 913, dated Sept. 23rd, 1910.

4297f.—B.C. Government.

5747.—B.C. Government. 5748.—B.C. Government.

7816.—William Howieson, Pre-emption Record 975, dated May 3rd, 1911.

7918.—Fred C. Nohrwald, Pre-emption Record

1268, dated March 5th, 1912.
7919.—Peter John W. Sward, Pre-emption
Record 1645, dated Sept. 24, 1912.

7920, 7920A.—J. Sidney R. Boyle, Pre-emption Record 1309, dated April 17th, 1912.

7921.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C. July 30th, 1914.

jy30

NOOTKA DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Alberni:—

Lot 149.—Richard Thomas Elliott, Application to

Purchase, dated May 13th, 1912.

191.—Hugh Archibald Maelean, Application to Purchase, dated May 13th, 1912.

216.—Harold Arthur Beckwith, Application to Purchase, dated May 18th, 1912.

217.—Reese Riley, Application to Purchase, dated May 18th, 1912. 218.—John Leander Beekwith, Application to

Purchase, dated May 18th, 1912. 219.—Jane Woolison, Application to Purchase,

dated May 18th, 1912. 220.—Harry Howlett Woolison, Application to Purchase, dated May 18th, 1912.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

jy30

Department of Lands,

Victoria, B.C. July 30th, 1914.

DISTRICT OF COAST, RANGE 5.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:-

Lot 2235.—Frances E. Doyle, Application to Purchase, dated Sept. 11th, 1913.

2240.—William S., Sweet, Application Lease, dated Dec. 23rd, 1913.

2241.—Nathan D. Sweet, Application to Lease, dated Sept. 8th, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Victoria, B.C. July 30th, 1914.

jy30

DEPARTMENT OF LANDS.

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Quesnel:

Lot 346.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July 30th, 1914.

jy30

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:

Lot 4053.—Norman Pearson, Pre-emption Record 1, dated March 20th, 1912.

4211.—William Hartman, Pre-emption Record 56, dated Nov. 4th, 1912.

Charles Roseo Johnstone, Pre-emption 4212.-2232, dated Oct. 26th, 1910.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July 30th, 1914.

jy30

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned mineral claim, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:

Lot 3012.—" Columbia."

G. H. DAWSON.

Surveyor-General.

Department of Lands, Vietoria, B.C., July 30th, 1914.

jy30

CHAYOQUOT DISTRICT.

OTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

Lot 1428.—Edna Henry, Application to Purchase, dated May, 1912.

1443.—B.C. Government.

1471.—George Castle, Application to Purchase, dated Aug. 26th, 1912.

1472.-Ernest Noel. Application to Purchase,

dated Aug. 26th, 1912.

1473.—Pedro Bibbo, Application to Purchase, dated Aug. 26th, 1912.

1477.—George Heater, Pre-emption Record

1644, dated June 2nd, 1898.

1481.—Harold G. W. Trenchard, Application to Purchase, dated Aug. 26th, 1912.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Victoria, B.C. July 30th, 1914.

CARIBOO DISTRICT.

DEPARTMENT OF LANDS.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fort George:—

Lots 7654 to 7657 (inclusive), 8411, 8412, 8415 to 8418 (inclusive).—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,
Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914.

je18

CASSIAR DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Hazelton:—

Lots 2577, 2580 to 2592 (inclusive), 2594, 2594F, 2595 to 2597 (inclusive).—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,
Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914.

je1S

COAST DISTRICT, RANGE 2.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:

Lot 769.—Arthur Hart. Application to Purchase, dated Aug. 16th, 1912.

" 775.—Samuel Robertson, Application to Purchase, dated Aug. 16th, 1912.

,, 783.—John R. Robertson, Application to Purchase, dated Aug. 16th, 1912.

" 1092.—Henry Johnson, Application to Purchase, dated Aug. 16th, 1912.

" 1093.—Harold R. Johnson. Application to Purchase, dated Aug. 16th, 1912.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914.

je1S

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned licence, situated in the abovenamed district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Revelstoke:—

T.L. 5492P.—Big Bend Lumber Company.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914.

je18

DEPARTMENT OF LANDS.

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Cranbrook:—

Lots 10306, 10332, 10355, 11551.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914.

je18

COAST DISTRICT, RANGE 1.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:—

T.L. 2920 P.—Ernest D. Patrick, covering Lot 1261. 1264. 4615 P.—Amos D. Carver, 1263. 4616 P.— " 1266. 4617 P.— ,, 4618 P.— " 1269. 9 9 1267. 4619 P.— ,, 7338 P.—Ernest D. Patrick, ,, 10455 P.—A. F. Nightingale, ,, 34921.—S. Parkes Cadman, 1260. 1270. 1265.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., June 18th, 1914.

je18

SAYWARD DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Frac. S.W. ¼ of N.E. ¼ (W. of river), Sec. 4, Tp. 3.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., June 18th, 1914.

je18

COAST DISTRICT, RANGE 3.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

E. ½ of N.E. ¼, Sec. 18, Tp. 4.—William H. Mc-Kay, P.R. 3185, dated June 26th, 1912.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914.

je18

QUEEN CHARLOTTE ISLANDS DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent. Prince Rupert:

Lot 2546.—Howard Fairbairn, Pre-emption Record 1284, dated Sept. 27th, 1911.

2548.—Ivor Lionel Mattock, Pre-emption Record 1354, dated Nov. 15th, 1911.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General, Department of Lands, Victoria, B.C., June 11th, 1914.

je11

COAST DISTRICT, RANGE 5.

NOTICE is hereby given that the undermentioned traets of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:-

Lot 5831.—John Moffatt, Pre-emption Record 1918, dated Jan. 9th, 1913.

5832.—William Duff, Pre-emption 1838, dated Oct. 17th, 1912. Record

5834.—James Jabour, Application to Purchase, dated Sept. 10th, 1913. 5836.—George W. Carpenter, Application to Purchase, dated April 25th, 1913.

5837.—B.C. Government.

5838.—Alma Hoy, Application to Purchase, dated July 4th, 1912.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

je25

Department of Lands, Victoria, B.C., June 25th, 1914.

QUEEN CHARLOTTE ISLANDS DISTRICT.

NOTICE is hereby given that the undermentioned licence, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:-

T.L. 1294P.—Morseby Island Lbr. Co.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

jy9

CASSIAR DISTRICT.

TOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Hazelton:

Lot 1585.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

jy2

Department of Lands, Victoria, B.C., July 2nd, 1914.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Vancouver:

DEPARTMENT OF LANDS.

COAST DISTRICT, RANGE 3.

769.—John Ratcliff, Pre-emption Record 160, dated Aug. 28th, 1913.

771.—Edward LeCoque Grant, Application to Purchase, dated May 19th, 1913.
772.—Lily Beatrice Grant, Application to

Purchase, dated Dec. 6th, 1913.

773.—Bertha Claribel Grant, Application to Purchase, dated Sept. 22, 1913.

774.—Frank Ratcliff, Pre-emption Record 2921, dated Sept. 22nd, 1910.

776 .- Walter Eugene Ratcliff, Application to Purchase, dated Feb. 17th, 1913.

S58.—Samuel Copeland, Application to Purchase, dated Feb. 14th, 1914.
S59.—William Wright Copeland, Application to Purchase, dated Feb. 17th, 1914.

1101.—Torger Olsen, Pre-emption Record 3083,

dated Oct. 26th, 1911.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd, 1914.

jy2

CANCELLATION OF RESERVE.

OTICE is hereby given that the reserve, notice notice of which appeared in the British Columbia Gazette on the 27th day of December, 1907, is cancelled in so far as it relates to Lot No. 3782, Group 1, Kootenay District, for the purpose of the sale of same to W. C. E. Koch, Esq.

ROBT. A. RENWICK,

Deputy Minister of Lands. Department of Lands, Victoria, B.C., June 10th, 1914. je11

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned licence, situated in the abovenamed district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fernie:

Lot 11947.—Chas. E. Webb, covering C.L. 1945.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 30th, 1914.

jy30

RUPERT DISTRICT.

TOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

Lot 1115.—Angus C. Fraser, Pre-emption Record 1808, dated Sept. 25th, 1900.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General,

Department of Lands, Victoria, B.C., June 11th, 1914.

jel1

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, South Fort George:—

Lots 5931 to 5970 (inclusive), 8020 to 8102 (inclusive), 8104 to 8109 (inclusive). — B.C.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON, Surveyor-General.

Department of Lands, Vietoria, B.C., July 9th, 1914.

jy9

QUEEN CHARLOTTE ISLANDS DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Department of Lands. Victoria, and at the office of the Government Agent, Prince Rupert:-

Lot 2544.—James Herbert Oliver, Application to Purchase, dated June 30th, 1913. ,, 2545.—Charles Hartie, Application to Pur-chase, dated July 20th, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Vietoria, B.C., June 18th, 1914.

je18

"WATER ACT. 1914."

BEFORE THE BOARD OF INVESTIGATION.

In the Matter of all Streams in the North Saanich, South Saanich, Highland, Lake, Victoria, Esquimalt, Goldstream, Metchosin, Sooke, Otter, and Renfrew Land Districts; and in the Matter of all Streams in the Malahat Land District which drain into Juan de Fuca Strait or into Finlayson Arm of Saanich Inlet.

MEETING of the Board of Investigation will be held at the office of the Board, Parliament Buildings, Victoria, on the 25th day of August, 1914, at 10 o'clock in the forenoon, when all claims to water rights or privileges on the said streams which have been filed, all objections thereto, and the plans prepared for the use of the Board, will be open for inspection.

All persons interested are entitled to examine these and to file objections thereto in writing if they deem fit,

At this meeting claimants who have not previously done so shall prove their title to the lands to which their water records are appurtenant. This may be done by producing, in case of Crowngranted lands, the title deeds or a certificate of encumbrance; or in case of lands not held under Crown grant, by producing the pre-emption record,

the agreement of sale, the mining record, or other documents of title.

Objections will be heard forthwith if the party objected to has received sufficient notice of the

objection.

The Board at the said meeting will determine the quantity of water which may be used under each record, the further works which are necessary for such use, and will set dates for the filing of plans of such works and for the commencement and completion of such works.

And whereas there may be persons who, before the 12th day of March, 1909, were entitled to

water rights on any of the said streams and yet have not filed statements of their claims with the Board of Investigation, such persons are required to file on or before the 17th day of August, 1914, at Victoria, before the hour set for the meeting, a statement as required by section 294 of the "Water Act, 1914." Forms (No. 50 for irrigation and No. 51 for other purposes) may be obtained from any Government Agent in the Province.

Dated at Victoria, B.C., the 11th day of July, 1914.

For the Board of Investigation.

J. F. ARMSTRONG,

Chairman.

(The water-right maps and the tabulation of records will be open for inspection at the office of the Board at Victoria on and after the 17th day of August, 1914.) jy16

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned licence, situated in the abovenamed district, has been surveyed, and that a plan of the same can be seen at the Department of Lands. Victoria, and at the office of the District Forester, Vancouver:

T.L. 42732.—Messrs. D. C. Irwin & Wm. Allen.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON, Surveyor-General.

Department of Lands, Victoria, B.C., July 30th, 1914.

jy30

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the underabove-named district, have been surveyed and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, New Westminster:-

Lot 3167.—Kenneth Alexander McKay, Pre-emption Record 2453, dated Nov. 6th, 1912.

3168.—James Albert Kennedy, Pre-emption Record 2457, dated March 13th, 1913.

3169.—Charles Robinson Peters, Pre-emption Record 2451, dated Aug. 30th, 1912. 3170.—Edward Haagenson, Pre-emption Re-

cord 2362, dated April 11th, 1912. 3171.—John Eck, Pre-emption Record 2363, dated April 11th, 1912.

3172.—Thomas James Peters, Pre-emption Record 2455, dated Dec. 10th, 1912.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914.

je18

BARCLAY DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

Lot 538.—Horace Alfred Yeoman, Application to Purchase, dated Dec. 12th, 1912.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., June 25th, 1914.

je25

OSOYOOS DISTRICT.

OTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Vernon:—

Lot 1855.—B.C. Government.

2249.—Joseph Blusson, Pre-emption Record 5907, dated Feb. 25th, 1910. 4119.—William Herbert Thaker, Pre-emption Record 5549, dated Dec. 19th, 1908.

4274.—John Genier, Pre-emption Record 5087, dated April 26th, 1907.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 23rd, 1914.

jy23

KAMLOOPS DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Nicola:-

Lots 3770, 3771.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 23rd, 1914.

jy23

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same ean be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fort George:-

Lot 840A.—B.C. Government.

5750.—Dunean J. McLeod, Pre-emption Record 1359, dated May 15th, 1912. 8023A, 8027A, 8028A, 8029A, 8034A.—B.C.

Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 23rd, 1914.

jy23

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, New Westminster:-

Lot 3174.—Gilbert Anderson Ward, Pre-emption Record 2460, dated Sept. 17th, 1913.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Victoria, B.C., July 23rd, 1914. jy23

DEPARTMENT OF LANDS.

COAST DISTRICT, RANGE 5.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Prince Rupert:—

Lot 5143.—B.C. Government.

" 5500.—Axel Hansen, Pre-emption Record 771, dated Sept. 10th, 1909.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Victoria, B.C., July 23rd, 1914.

jy23

RUPERT DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

Lots 1282, 1283, 1284; N. ½ Sec. 9, Tp. 41; Frac. Sees. 1, 2, 3, 4, 8, 9, 10, Sees. 11, 12, S. ½ and N.E. ¼ Sec. 14, Frac. Secs. 15, 16, 17, 19, Frac. S.E. ¼ Sec. 20, Frac. Secs. 21 22, Frac. W. ½ Sec. 27, Frac. Secs. 28, 29, 30, all in Tp. 43.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General. Department of Lands, Victoria, B.C., July 23rd, 1914.

jy23

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Kaslo:-

Lot 10708.—William Edwin Stevenson, Pre-emption Record 255, dated June 15th, 1911.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 23rd, 1914.

jy23

COAST DISTRICT, RANGE 2.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:-

Lot 177.—Ernest Atkins, Application to Purchase, dated Nov. 17th, 1910.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July 23rd, 1914.

CARIBOO DISTRICT.

OTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fort George:

T.L. 4256 P.—E. V. Bodwell

L + 1.4,	THOU	1	. 1 .	Dog well.			
,,	9021	P.—J.	G.	Ullock,	covering	Lot	4106.
,,	9022	Р.—	,,	,,	,,	9.9	4107.
,,	9023		,,	,,	,,	,,	410S.
,,	9026	P.—	,,	,,	,,	,,	4109.
,,	9027	P.—	,,	,,	,,	,,	4111.
,,	9028	P.—	,,	,,	,,	,,,	4113.
,,	9037	P.—	,,	,,	,,	,,	4114.
,,	9039	P.—	,,	,,	,,	,,	4112.
,,	9040	P.—	,,	,,	,,	,,	4110.
,,	9041	P.—	,,	,,	,,	,,	4105.
,,	9043	P.—	,,	,,	,,	,,	4104.
,,	9044	P.—	,,	9 1	,,	,,	4103.
,,	9045	P.—	,,	,,	,,	,,	4102.
,,	9046	P.—	,,	,,	,,	,,	4101.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Vietoria, B.C., June 18th, 1914.

ie18

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fort George:-

T.L. 12525 P.-D. E. Sprague and W. R. Allan, covering N.E. ¼ Lot 7757; N. ½ Lot 7758; and N.W. ¼ Lot 7759.

12526 P.—D. E. Sprague and W. R. Allan, covering S. ½ Lot 775S; and Frac. E. ½ and S.W. ¼ Lot 7759. 12527 P.—D. E. Sprague and W. R. Allan,

covering S. 1/2 Lot 7349; S.E. 1/4

7350; and S.W. ¼ Lot 7744.

12528 P.—D. E. Sprague and W. R. Allan, covering N. ½ Lot 7347 and N. ½ Lot 7348.

12529 P.—D. E. Sprague and W. R. Allan, covering S. 1/2 Lot 7347 and S. 1/2 Lot 7348.

12530 P.-D. E. Sprague and W. R. Allan, covering N. 1/2 Lot 7341 and N. 1/2 Lot 7342.

12531 P.-D. E. Sprague and W. R. Allan, covering N. 1/2 Lot 7339 and S. 1/2 Lot 7341.

12532 P.—D. E. Sprague and W. R. Allan, covering S. ½ Lot 7338; S. ½ Lot 7339; and S. ½ Lot 7340.

12533 P.—D. E. Sprague and W. R. Allan, covering W. ½ Lot 7323 and E. ½ Lot 7324.

12534 P.-D. E. Sprague and W. R. Allan, covering E. 1/2 Lot 7321 and W. 1/2 Lot 7322.

12535 P.-D. E. Sprague and W. R. Allan, covering S. 1/2 Lot 7335; S. 1/2 Lot

7336; and S.E. ¼ Lot 7337. 12536 P.—D. E. Sprague and W. R. Allan, covering N. 1/2 Lot 7333 and N. 1/2 Lot 7334.

12537 P.—D. E. Sprague and W. R. Allan, covering S. 1/2 Lot 7333 and S. 1/2 Lot 7334.

12538 P.-D. E. Sprague and W. R. Allan, covering N. ½ Lot 7331 and N. ½ Lot 7332.

12539 P.—D. E. Sprague and W. R. Allan. covering S. 1/2 Lot 7331 and S. 1/2 Lot 7332.

Lot 12540 P.-D. E. Sprague and W. R. Allan, covering Lots 7329 and 7330.

12541 P.-D. E. Sprague and W. R. Allan, covering Lot 7317.

12542 P.-D. E. Sprague and W. R. Allan, covering N.E. 1/4 Lot 1024 and Lot

12543 P.-D. E. Sprague and W. R. Allan, covering Lot 7313.

12544 P.-D. E. Sprague and W. R. Allan, covering N. ½ Lot 7335; N. ½ Lot 7336; and N.E. ¼ Lot 7337.

12545 P.—D. E. Sprague and W. R. Allan, covering N. ½ Lot 7349 and N. ½

Lot 7744.

12546 P.—D. E. Sprague and W. R. Allan, covering S. 1/2 Lot 7745 and S. 1/2 Lot 7446.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., June 18th, 1914.

je1S

KAMLOOPS DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Nicola:-

Lot 2098.—Robert Alexander M. Douglas Ramsay, P.R. 990, dated April 7th, 1911.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., June 18th, 1914.

je1S

COAST DISTRICT, RANGE 2.

NOTICE is hereby given that the undermentioned licences, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:—

T.L. 2870P.—Richard Sidenburg, covering Lot S15.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914.

je1S

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Quesnel:-

Lots 6075 to 6081 (inclusive), 6085 to 6110 (inclusive), 6114, 6119 to 6122 (inclusive), 6128 to 6149 (inclusive), 6169, 6170.—B.C. Govern-

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914. je18

COWICHAN DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria:-

Lot 70.—William Gray, Application to Purchase, dated Sept. 18th, 1913.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

> G. H. DAWSON, Surveyor-General.

Department of Lands,

Victoria, B.C., June 11th, 1914. je11

COAST DISTRICT, RANGE 5.

NOTICE is hereby given that the under-mentioned tract of land situated in the mentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fort Fraser:—

Lot 4286.—Leo C. Smith, Application to Purchase, dated Aug. 18th, 1910.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

> G. H. DAWSON, Surveyor-General,

Department of Lands,

Victoria, B.C., June 11th, 1914. je11

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent. Revelstoke:—

T.L.'s 4835 P, 4836 P, 4837 P.—Big Bend Lum-

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

jy2

Department of Lands,

Victoria, B.C., July 2nd, 1914.

TIMBER SALE X109.

SEALED TENDERS will be received by the Minister of Lands not later than poon on Minister of Lands not later than noon on the 18th day of August, 1914, for the purchase of Licence X109, to cut 5,344,000 feet of merchantable timber and 13,500 cedar poles, adjoining Lot 9330, and located on Slocan Lake, Group 1, Kootenay District.

Five years will be allowed for removal of the timber.

Further particulars of the Chief Forester, Victoria, B.C. je25

CANCELLATION OF RESERVE.

OTICE is hereby given that the reserve, notice of which appeared in the British Columbia Gazette on the 17th day of August, 1911, is cancelled in so far as it relates to Lots 467 and 468, Range 4, Coast District, in order that the sale of same may be made to John Mahon and David Radcliff respectively.

ROBT. A. RENWICK,

Deputy Minister of Lands.

Department of Lands, Victoria, B.C., 24th June, 1914. je25

DEPARTMENT OF LANDS.

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Golden:—

T.L. 44250, 44252 to 44260 (inclusive).—J. L. Eckelberry and C. I. O'Neil.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 11th, 1914.

je11

BARCLAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

Lot 270.—John Rudd, Pre-emption Record 706, dated July 29th, 1912.

271.—Nils Rua, Pre-emption Record 707, dated July 29th, 1912.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General,

Department of Lands, Vietoria, B.C., June 11th, 1914.

je11

COAST DISTRICT, RANGE 1.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:—

T.L. 37425, 40617.—Morris Plant.

" 9159.—A. S. Williams.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General,

Department of Lands, Victoria, B.C., June 11th, 1914.

je11

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:-

Lot 3538.—Leonard Burley, Pre-emption Record 18, dated Sept. 9th, 1912.

4054.—Roy Isaac Mathews, Pre-emption Record 2338, dated March 19th, 1912.
4101.—George Charles Turpin, Pre-emption Record 2387, dated May 7th, 1912.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 11th, 1914.

je11

SAYWARD DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:

T.L. 9493P, T.L. 9494P, T.L. 9495P, T.L. 9496P, T.L. 9497P, T.L. 9498P, T.L. 9499P, T.L. 9500P, T.L. 11588P, T.L. 11589P.—C. F.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

jy9

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:-

T.L. 37324.—Harriet Ford, covering Lot 3629. 37325.—Harriet Ford, covering Lot 3630.

37326.—Harriet Ford, covering Lot 3631.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

> G. H. DAWSON, Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

jy9

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Cranbrook:-

Lot 10309.—George Hannant, Pre-emption Record 1373, dated June 3rd, 1913.

11810.—Thomas William Barnes, Pre-emption Record 1336, dated May 30th, 1912.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

jy9

LILLOOET DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Clinton:-

725.—B.C. Government.

3142.—Georgina Lefroy, Application to Purchase, undated.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

jy9

Department of Lands, Victoria, B.C., July 9th, 1914.

DEPARTMENT OF LANDS.

RUPERT DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land mentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Alberni:-

Lots 241, 242, 683, 684, 688; Frac. N.W. ¼ Sec. 14, Tp. 44; Frac. N. ½ Sec. 15, Tp. 44; N.W. ¼ of S.E. ¼, Frac. W. ½ and N.E. ¼ of Sec. 23, Tp. 44; N. ½ Sec. 24, Tp. 44; Sections 25 and 26, Tp. 44; Frac. Sec. 27, Tp. 44; Frac. Sec. 33, Tp. 44; Sections 34, 25 and 26 Tp. 44 35, and 36, Tp. 44.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

jy9

CASSIAR DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Hazelton:-

Lot 2616.—Mary Ellen Wolfe, Application to Purchase, dated March 6th, 1913.

2622.—B.C. Government.

,, 2971.—Angus Stewart, Application to Pur-chase, dated July, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General. jy9

Victoria, B.C., July 9th, 1914.

COAST DISTRICT, RANGE 5.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:-

Lot 5956.—Sam Ennyu, Application to Purchase, undated.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

jy9

QUEEN CHARLOTTE ISLANDS DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:-

Sections 24, 25, 26, 34, 35, and 36, Township 7.— B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Lot 3834.—Edward Robert Linfoot, Pre-emption Record 2283, dated May 27th, 1911.

3837.—Theodore Gustave Metcalfe, Pre-emption Record 2235, dated Nov. 12th, 1910.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July 23rd, 1914.

jy23

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Quesnel:—Lot 47.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,
Surveyor-General.

Department of Lands, Vietoria, B.C., July 23rd, 1914.

jy23

TIMBER SALE X233,

SEALED TENDERS will be received by the Minister of Lands, not later than noon on the 26th day of August, 1914, for the purchase of Licence X233 to cut 1,013,000 feet of timber, situated in the vicinity of the Kitseguecla Indian Reserve, Group 1, Cassiar District.

Three years will be allowed for the removal of

the timber.

Further particulars of the Chief Forester, Victoria, B.C.

TIMBER SALE X231.

SEALED TENDERS will be received by the Minister of Lands, not later than noon on the 25th day of September, 1914, for the purchase of Licence X231 to cut 3,369,000 feet of timber adjoining Lot 2390, and located south of Andimaul, Cassiar District.

Three years will be allowed for the removal of the timber.

Further particulars of the Chief Forester, Victoria, B.C.

CANCELLATION OF RESERVE.

NOTICE is hereby given that the reserve existing upon vacant Crown lands in the vicinity of the North Thompson River in the Kamloops Division of Yale District, by reason of a notice which appeared in the British Columbia Gazette on the 6th day of August, 1908, is cancelled in order to permit of entry upon same under the provisions of the "Coal and Petroleum Act," and by lease under the provisions of section 71 and the following sections of the "Land Act."

ROBT, A. RENWICK,

Deputy Minister of Lands.

jy23

Department of Lands, Victoria, B.C., 22nd July, 1914.

DEPARTMENT OF LANDS.

CARIBOO DISTRICT.

NOTICE is hereby given that the notice appearing in the British Columbia Gazette of August 14th, 1885, regarding the survey of Lot 57, Cariboo District, is hereby cancelled.

WM. R. ROSS,

Minister of Lands.

Department of Lands, Vietoria, B.C., July 23rd, 1914.

jy23

TIMBER SALE X230.

CEALED TENDERS will be received by the Minister of Lands, not later than noon on the 26th day of August, 1914, for the purchase of Licence X230 to cut 2,269,000 feet of timber, situated in the vicinity of Kitseguecla Indian Reserve, Cassiar District.

Three years will be allowed for the removal of the timber.

Further particulars of the Chief Forester, Victoria, B.C.

COAST DISTRICT, RANGE 1.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:—

T.L. 3722P, 3723P, 3724P, 3748P, 6470P, 8126P, 8127P.—C. S. Battle.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July 23rd, 1914.

jy23

TIMBER SALE X125.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 7th day of August, 1914, for the purchase of Licence X125, to cut 875,000 feet of timber located at Deepwater Bay, Valdes Island, Sayward District.

Three years will be allowed for the removal of the timber.

Further particulars of the Chief Forester, Victoria, B.C.

LILLOOET DISTRICT.

NOTICE is hereby given that the notice appearing in the British Columbia Gazette of March 7th, 1882, regarding the survey of Lot 25, Lillooet District, is hereby cancelled.

WM. R. ROSS,

Minister of Lands.

Department of Lands,

jy23

CANCELLATION OF RESERVE.

Vietoria, B.C., July 23rd, 1914.

NOTICE is hereby given that the reserve existing on vacant Crown lands in the Yale, Kamloops, and Lillooet Districts, by reason of a notice which appeared in the British Columbia Gazette on the 5th day of May, 1910, is cancelled in order to permit of entry upon same under the provisions of the "Coal and Petroleum Act," and by lease under the provisions of section 71 and the following sections of the "Land Act."

ROBT. A. RENWICK, Deputy Minister of Lands.

Department of Lands, Victoria, B.C., 22nd July, 1914.

SIMILKAMEEN DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fairview:

Lot 1691 (S.) .- Archie Earl Patton, Pre-emption 620 (S.), dated July 9th, 1910.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON, Surveyor-General.

Department of Lands, Victoria, B.C., June 25th, 1914.

je25

COAST DISTRICT, RANGE 3.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:-

Lot 1093.—Ernst Gyllenspetz, Pre-emption Record 3011, dated May 26th, 1911.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 25th, 1914.

je25

COAST DISTRICT, RANGE 4.

NOTICE is hereby given that the under-mentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fort Fraser:—

Frac. N.W. 1/4 Sec. 36, Tp. 6.-Walter Clarence Lampitt, Pre-emption Record 1648, dated Sept. 14th, 1912.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Victoria, B.C., June 25th, 1914.

je25

RUPERT DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Alberni:-

Lot 1008.—Jack Morris, Application to Purchase, dated Oct. 23rd, 1912.

-William James Graham, Application to Purchase, dated Oct. 23rd, 1912.

1010.—John Murphy, Application to Purchase,

dated Oct. 29th, 1912.

1178.—James Stewart Ross. Application to Purchase, dated Oct. 23rd, 1912.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands. Vietoria, B.C., June 25th, 1914.

je25

DEPARTMENT OF LANDS.

KAMLOOPS DISTRICT.

NOTICE is hereby given that the undermentioned mineral claim, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Kamloops:-

Lot 1882.—"Golden Eagle."

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 25th, 1914.

je25

TEXADA ISLAND DISTRICT.

NOTUCE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:-

Lot 112.—"Virginia." " 113.—" Red Cloud." 114.—" Waterloo."

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 25th, 1914.

je25

KAMLOOPS DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Kamloops:—

T.L. 1546 P.—Seymour Riv. Lbr. Co.,

				covering	Lot	3147.
, ,	1547 P.—	,,	,,	,,	,,	3148.
4 7	1548 P.—	4.4	,,	,,	,,	3143.
,,	1549 P.—	, ,	,,	,,	,,	3144.
,,	1551 P.—	12	,,			
,,	1560 P.—	٠,	,,			
2.9	1561 P.—	9.9	,,			
7 9	1562 P.—	,,	22			01.40
,,	1833 P.—	,,	,,	2.2	,,,	3140.
7,	1834 P.—	,,	"	, ,	,,,	3139.
9.9	2205 P.—	,,,	"			9490
"	2206 P.—	,,,	,,	**	,,	313S.
,,	2207 P.—	2.7	,,,	9.9	"	3137.
,,	90SS P.—	,,	,,	,,	,,,	3146.
,,	90S9 P.—	,,	* *	22	,,,	3145.
"	9096 P.—	,,	,,,	,,	5.7	3151.
"	9097 P	"	9.9	**	22	3152. 3153.
22	9098 P.—	, ,	2.9	,,,	9.9	9199

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 25th, 1914.

je25

CARIBOO DISTRICT.

TOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Fort Fraser:-

Lots 8392 to 8397 (inclusive).—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 25th, 1914.

je25

COAST DISTRICT, RANGE 1.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Vancouver:-

Lot 1439.—Ernest Stewart Weller, Application to Purchase, dated June 1st, 1912.

1440.—Annie Eva Mather, Application to Purchase, dated July 31st, 1913.

1441.—Alice Ida Mather, Application to Purchase, dated June 1st, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd. 1914.

jy2

QUEEN CHARLOTTE ISLANDS DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:-

Lot 1528.—Charles M. Wilson, Application to Lease, dated May 2nd, 1912.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON. Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd, 1914.

jy2

COWICHAN DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria:

Lot 81.—Llewellyn Wood, Application to Purchase, dated Feb. 16th, 1914.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July 2nd, 1914.

jy2

NEW WESTMINSTER DISTRICT.

OTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Vancouver:-

Lot 2226.—Felix Fruhauf, Pre-emption Record 2318, dated Nov. 18th, 1911.

3614.—John Theodore Lamplugh Hervey, Preemption Record 2342, dated March 20th, 1912.

3795.—George Draper, Pre-emption Record 2229, dated Oct. 12th, 1910.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July, 2nd, 1914. jy2

DEPARTMENT OF LANDS.

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Kaslo:-

Lot 10704.—James Clarence Newbury, Application to Purchase, dated July 17th, 1913,

10707 .- Nettie Maria McLellan, Application to Purchase, dated June 7th, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July, 2nd, 1914.

jy2

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Fort George:

Lot 5022.—B.C. Government.

,, 5023.-

7927.—Wesley R. Bookhout, Pre-emption Record 1903, dated March 25th, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July, 2nd, 1914.

jy2

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Quesnel:-

Lot 1073.—B. C. Government.

" 4923.—Sidney Bunting, Application to Purchase, dated Jan. 11th, 1911.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Vietovia, B.C., July 2nd, 1914.

jv2

LILLOOET DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Clinton:-

Lot 636.—Minnie Grinder, Application to Lease, dated March 15th, 1911.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd, 1914.

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fort Fraser:-

Lot 2761 R.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON, Surveyor-General,

Department of Lands, Vietoria, B.C., June 11th, 1914.

je11

CASSIAR DISTRICT.

NOTICE is hereby given that the undermentioned mineral elaims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:

Lot 416.—" Gypsy." ,, 418.—" Extension."

419.—" Mayflower."

430.—" Eelipse."

438.—"Little Joe Fraction."

G. H. DAWSON,

Surveyor-General,

Department of Lands,

Victoria, B.C., June 11th, 1914.

CASSIAR DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Hazelton:-

Lot 1586.—B.C. Government.

Persons eonsidering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General,

Department of Lands,

Victoria, B.C., June 11th, 1914.

jell

CANCELLATION OF RESERVE.

NOTICE is hereby given that a reserve, notice of which appeared in the Division of which appeared in the British Columbia Gazette on the 27th of December, 1907, is eancelled in so far as it relates to Lot 11804, Group 1, Kootenay District, for the purpose of the sale of same to the Canadian Pacific Railway.

> ROBT. A. RENWICK. Deputy Minister of Lands.

Lands Department,

Victoria, B.C., 4th June, 1914.

je11

COAST DISTRICT, RANGE 5.

NOTICE is hereby given that the undermentioned traets of land, situated in the above-named district, have been surveyed, and that plans of the same ean be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Hazelton:-

Lots 3318A, 3327, 3340A.—B.C. Government.

Persons eonsidering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 11th, 1914.

jell

DEPARTMENT OF LANDS.

KAMLOOPS DISTRICT.

NOTICE is hereby given that the under-mentioned tract of the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Nicola:—

Lot 1608.—David Dodding, Application to Purchase, dated Oct. 26th, 1906.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General,

Department of Lands, Victoria, B.C., June 11th, 1914.

je11

YALE DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Ashcroft:-

Lots 619, 620, 621.—B.C. Government.

Lot 628.—Charles E. French, Application to Purchase, dated May 2nd, 1911.

629.—Jennie O'Laughlin, Application to Purehase, dated Nov. 6th, 1911.

630.—Miehael Durgan, Application to Pur-eliase, dated May 2nd, 1911.

694.—Margaret Durgan, Application to Pureliase, dated Nov. 6th, 1911.

695.—Henry Magee, Application to Purchase, dated Nov. 6th, 1911.

716.—Bridget MeGovern, Application to Pur-ehase, dated Nov. 6th, 1911.

SSS.—Nieholas Codd, Application to Purchase, dated Nov. 6th, 1911.

889.—Gustaf Ponwels, Pre-emption Record

333, dated Oet. 2nd, 1904. 892.—Frederick H. Corby, Application to Purchase, dated Jan. 27th, 1912.

894.—Mary P. Short, Application to Purchase,

dated May 2nd, 1911. 895.—Jeffrey R. Short, Application to Pur-ehase, dated Nov. 6th, 1911.

896.—Harry M. Bayford, Application to Purchase, dated Jan. 27th, 1912.

897.—Cory Keamster, Application to Purchase, dated Jan. 27th, 1912.

Persons eonsidering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Victoria, B.C., June 11th, 1914.

jell

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned traets of land, situated in the above-named district, have been surveyed, and that plans of the same ean be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Cranbrook:-

Lot 11017.—Heath Spry Morris, Application to Purchase, dated Sept. 12th, 1913.

11018.—Thomas Trotter, Application to Purehase, dated Sept. 12th, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 11th, 1914. jel1

QUEEN CHARLOTTE ISLANDS DISTRICT.

NTOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:-

T.L. 6176P, 6184P, 6202P, 6203P, 6212P, 6213P, 6214P, 6215P, 6218P.—American Timber Holding Company.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Victoria, B.C., June 18th, 1914.

je1S

KAMLOOPS DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Kamloops:-

T.L. 37595, 37596.—William Brooke Fison.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Victoria, B.C., June 18th, 1914.

je1S

COAST DISTRICT, RANGE 5.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Hazelton:-

Lots 1048, 1049, 1050, 1207, Fractional W. 1/2 and N.E. 1/4 Section 7, Township 3; S.E. 1/4. Fracticnal S.W. 1/4, and Fractional N.E. 1/4 Section 20, Township 3.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Victoria, B.C., June 18th, 1914.

je1S

TIMBER SALE X181.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 21st day of August, 1914, for the purchase of Licence X181, to cut 4,512,000 feet of timber on Lot 782, Group 1, New Westminster District.

Three years will be allowed for the removal of

the timber.

Further particulars of the Chief Forester, Victoria, B.C Jero

TIMBER SALE X204.

SEALED TENDERS will be received by the Minister of Lands not later than noon on Minister of Lands not later than noon on the 10th day of August, 1914, for the purchase of Licence X204, to cut 4,842,000 feet of timber, situated on Lots 1063 and 1064, Cardero Channel, Range 1, Coast District.

Two years will be allowed for the removal of

the timber.

Further particulars of the Chief Forester, Victoria, B.C. jell

DEPARTMENT OF LANDS.

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned licence, situated in the abovenamed district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:

T.L. 755SP.—Westminster Mill Company.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Vietoria, B.C., June 18th, 1914.

je1S

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Quesnel:-

Lot 6150.—Roy Elmer Baker, Pre-emption Record

1193, dated Aug. Sth, 1912. 6151.—Benjamin J. Stone, Pre-emption Record 1276, dated Feb. 4th, 1913.

6152.—John M. Webster, Pre-emption Record 1195, dated Aug. 13th, 1912.

6153.—Frank Stevens, Pre-emption Record 1252, dated Nov. 26th, 1912.
6154.—Harry Dundas, Pre-emption Record 1332, dated May 6th, 1913.

6159.—George Evans, Pre-emption Record 744,

dated Dec. 14th, 1909.
6161.—Hebert B. Hill, Pre-emption Record 1011, dated Aug. 4th, 1911.

6162.—Fred Knuth, Pre-emption Record 688, dated June 19th, 1909.

6163.—Robert D. Evans, Pre-emption Record 890, dated Sept. 9th, 1910. 6164.—Harold F. Hill, Pre-emption Record

1025, dated Aug. 29th, 1911.

6165.—Joseph F. Hill, Pre-emption Record 1012, dated Aug. 4th, 1911. 6166.—Auton Duane Hill, Pre-emption Record

1260, dated Dec. 4th, 1912. 6167.—Neil McMillan, Pre-emption Record

1122, dated March 22nd, 1912. 6168.—George M. Woods, Pre-emption Record 1123, dated March 22nd, 1912.

6171.—George E. Austin, Pre-emption Record 997, dated May 11th, 1911.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914.

je18

VICTORIA DISTRICT.

OTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria:-

Lot 118.—Arthur Percival Proctor, Application to Lease, dated Nov. 1st, 1913.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., June 18th, 1914.

je18

CARIBOO DISTRICT.

NY OTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Quesnel:-

Lots 8509 and 8510.—B.C. Government.

Lot S511.—Archie Patterson, Pre-emption Record 900, dated Sept. 15th, 1910.

S512.—Robert Hay Beveridge, Pre-emption Record 1477, dated Oct. 30th, 1913. S513.—Seymour W. G. B. Batton, Pre-emption

Record 1089, dated June 15th, 1912. 8514 to 8527 (inclusive).—B.C. Government.

John Holland, Pre-emption Record 1513, dated Nov. 26th, 1913. S528.—John

8529 to 8532 (inclusive).—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

jy9

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fernie:-

Lot 11712.—James Harper, Application to Purchase, dated Nov. 25th, 1910.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914. jy9

CANCELLATION OF RESERVE.

NOTICE is hereby given that a reserve advice of which appeared in the British Columbia Gazette on the 1st day of June, 1911, is cancelled in so far as it relates to Lots 3071 and 3073, Group 1, Cariboo District, for the purpose of leasing same in parcels of SO acres for quarrying purposes.

ROBT. A. RENWICK,

Deputy Minister of Lands.

Department of Lands, Vietoria, B.C., July 8th, 1914.

SIMILKAMEEN DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Fairview:-

Lot 1922 (S.).—Henry W. Whiting, Pre-emption Record SS2 (S), dated Dec. 21st, 1911.

1924 (S.).—Axel Fernstrom, Pre-emption Record 782 (S.), dated July 24th, 1911.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July 9th, 1914. jy9

DEPARTMENT OF LANDS.

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned lieences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Fernie:-

Lot 11289.—Kootenay Amalgamated Oil and Coal Co., C.L. 1792. ,, 11290.—Jean Taylor, C.L. 1791.

11291.—Louise Taylor, C.L. 1790. 29 11292.—II. H. Field, C.L. 1796.

29 11293.—Kootenay Amalgamated Oil and Coal Co., C.L. 1797.

11294.—Kootenay Amalgamated Oil and Coal Co., C.L. 1798.

11295.—Kootenay Amalgamated Oil and Coal Co., C.L. 1795.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

jy9

NORTH SAANICH DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria:—

Lot 6.—Sidney Rubber Roofing Co., Ltd., Application to Lease, dated June 20th, 1913.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Vietoria, B.C., July 9th, 1914.

jy9

CLAYOQUOT DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

Lot 1303.—Daisy Leach, Application to Purchase, dated Oct. 6th, 1913.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

jy9

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Fort Fraser:—

Lots 5021, 6471 to 6482 (inclusive). — B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 9th, 1914.

RUPERT DISTRICT.

NOTICE is hereby given that the undermentioned licence, situated in the abovenamed district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

T.L. 12154 P to T.L. 12158 P (inclusive).—Robie L. Reid.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 30th, 1914.

jy30

SAYWARD DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent. Vancouver:

N. ½ Lot 215, S. ½ and N.E. ¼ Lot 222, Lot 222A.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C. July 30th, 1914.

jy30

YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land situated in the mentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Ashcroft:-Lot 891.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 18th, 1914.

je18

COAST DISTRICT, RANGE 2.

NOTICE is hereby given that the undermentioned licence, situated in the abovenamed district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver: T.L. 30176.—Clarke & Lyford.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General. Department of Lands,

Victoria, B.C., June 25th, 1914.

je25

CANCELLATION OF RESERVE.

OTICE is hereby given that the reserve, notice of which appeared in the British Columbia Gazette on the 27th day of December, 1907, is cancelled in so far as it relates to lands covered by Expired Timber Licence No. 42936, and known as Lot No. 374, Sayward District, and that the said lands will be opened for staking for preemption as unsurveyed lands in compliance with

the provisions of the "Land Aet" at 9 o'clock in the forenoon on Tuesday, August 11th, 1914. For further information apply to the Govern-ment Agent, Vancouver, through whose office all applications must be made.

ROBT. A. RENWICK.

Deputy Minister of Lands.

Department of Lands,

Victoria, B.C., June 10th, 1914.

je11

CANCELLATION OF RESERVE.

NOTICE is hereby given that the reserve established in the British Columbia Gazette on the 27th day of December, 1907, is cancelled in so far as it relates to Timber Licences Nos. 24528 and 11773, which have expired. The said lands have been survey as Lots Nos. 2189 to 2198 (inclusive), Range 4, Coast District, and will be open to entry by pre-emption at 9 o'clock in the forenoon on Tuesday, August 11th, 1914.

No Pre-emption Record will be issued to include

more than one surveyed lot.

All applications must be made at the office of the Government Agent at Prince Rupert.

> ROBT. A. RENWICK, Deputy Minister of Lands.

Department of Lands,

Victoria, B.C., June 10th, 1914.

je11

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:-

T.L. 37333.—Harriet Ford, covering Lot 3318. " 37335.—Harriet Ford, covering Lot 3317.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 23rd, 1914.

jy23

RENFREW DISTRICT.

NOTICE is hereby given that the undermentioned licence, situated in the abovenamed district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria:

T.L. 34626.—Thos. B. Wilson and Alvin E. Walrath, covering Lot 411.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Victoria, B.C., July 23rd, 1914.

jy23

KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Revelstoke:-

T.L.'s 11050 P, 11051 P.-Western Canada Timber Co.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., June 25th, 1914. je25

CANCELLATION OF RESERVE.

NOTICE is hereby given that the reserve of foreshore and of the coal under the sea fronting on Nelson and Newcastle Districts, notice of which appeared in the British Columbia Gazette on the 6th day of January, 1910, is cancelled.

ROBT. A. RENWICK,

Deputy Minister of Lands.

Department of Lands,

Vietoria, B.C., June 23rd, 1914.

je25

QUEEN CHARLOTTE ISLANDS DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Vietoria, and at the office of the Government Agent, Prince Rupert:

T.L. 4491 P.—Canadian Bank of Commerce.

6149 P.—British Canadian Lumber Corporation, covering Lot 1534.

T.L.'s 6178 P, 6179 P, 6180 P, 6182 P, 6185 P, 6191 P, 6195 P, 6196 P, 6197 P, 6198 P, 6210 P, 6211 P, 42249.— American Timber Holding Corp.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands,

Victoria, B.C., June 25th, 1914.

je25

RUPERT DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:-

T.L. 44 P.—Danaher & Hulbert, covering Lot 915. 81 P.— " 9596 P.—Rowland F. Taylor.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

> G. H. DAWSON, Surveyor-General.

Department of Lands,

Victoria, B.C., June 25th, 1914.

je25

"WATER ACT, 1914."

BEFORE THE BOARD OF INVESTIGATION.

In the Matter of Cherry Creek, Duffy Creek, and Three-mile Creek, and other Streams flowing from the South and draining into Kamloops Lake in the vicinity of the said Creeks.

MEETING of the Board of Investigation will be held at the Court-house in Kamloops on the 18th day of August, 1914, at 10 o'clock in the forchoon, when all claims to water rights or privileges on the said streams which have been filed, all objections thereto, will be heard.

All persons interested are entitled to examine these, and to file objections thereto in writing if

they deem fit.

At this meeting claimants who have not previously done so shall prove their title to lands to which their water records are appurtenant. This may be done by producing, in case of Crown-granted lands, the title deeds, or a certificate of incumbrance; or in case of lands not held under Crown grant, by producing the pre-emption record, the agreement of sale, the mining record, or other documents of title.

Objections will be heard forthwith if the party objected to has received sufficient notice of the

objection.

The Board at the said meeting will determine the quantity of water which may be used under each record, the further works which are necessary for such use, and will set dates for the filing of plans of such works, and for the commencement and completion of such works.

And whereas there may be persons who, before the 12th day of March, 1909, were entitled to water rights on any of the said streams and yet not have filed statements of their claims with the Board of Investigation; such persons are required to file on or before the 31st day of July, 1914, a statement of their respective claims. (Forms No. 50 for irrigation, and No. 51 for other purposes) may be obtained from any Government Agent in the Province.

Dated at Victoria, B.C., the 25th day of June,

For the Board of Investigation.

J. F. ARMSTRONG,

Chairman.

The water rights maps and the tabulation of records will be open for inspection at the Court-house in Kamloops at 9 o'clock in the forenoon on the said 18th day of August, 1914.

CANCELLATION.

NOTICE is hereby given that the notice appearing in the British Columbia Gazette of March 15th, 1894, regarding the survey of the N. ½ and S.W. ¼ Sec. 7, and Sec. 20, Tp. 3, Range 5, Coast District, is hereby cancelled.

WM. R. ROSS,

Minister of Lands.

Department of Lands, Vietoria, B.C., May 21st, 1914.

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CANCELDATION OF RESERVE.

NOTICE is hereby given that a reserve, advice of which appeared in the British Columbia Gazette on the 3rd of May, 1888, is cancelled in so far as it relates to Lots numbered 200 to 212, both inclusive, Victoria District, for the purpose of making sale of same to the owners of Lot 31, Victoria District, known as the "Uplands" Subdivision.

ROBT. A. RENWICK,

Deputy Minister of Lands.

Department of Lands.

Victoria, B.C., 27th May, 1914.

my2S

NANAIMO DISTRICT.

NOTICE is hereby given that the undermentioned licence, situated in the abovenamed district, has been surveyed, and that a plan of the same can be seen at the Depart-ment of Lands, Victoria, and at the office of the Government Agent, Nanaimo:-

T.L. 41359.—Rat Portage Lumber Company.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON.

Surveyor-General.

Department of Lands, Vietoria, B.C., July 16th, 1914.

jy16

NOTICE OF CANCELLATION OF RESERVE.

NOTICE is hereby given that a reserve, notice of which appeared in the British Columbia Gazette on October 10th, 1912, is cancelled in so far as it relates to the following expired timber lieences: 4481, 9082, 11347, 21907, 22661, 23116, 24432, 26737, 26926, 28182, 28183, 30358, 31180, 31184, 31185, 31201, 31330, 31481, 32022, 32711, 33411, 33459, 33460, 34221, 34273, 34310, 36502, 32700, 32700, 327004, 41444, 41423, 34310, 36502, 32700, 327004, 41444, 41423, 34310, 36502, 327004, 327004, 41444, 41423, 34310, 36502, 327004, 41444, 414432, 34317, 34310, 36502, 327004, 327004, 41444, 34423, 34310, 36502, 327004, 327004, 327004, 34217, 3421 37580, 37993, 37994, 41344, 41426, and 43176.

ROBT. A. RENWICK,

Deputy Minister of Lands.

Department of Lands, Victoria, B.C., March 31st, 1914.

ap2

COAST DISTRICT, RANGE 1.

NOTICE is hereby given that the undermentioned licence, situated in the abovenamed district, has been surveyed, and that a plan of the same ean be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:—

T.L. 8013 P.—The T. D. and R. D. Merrill, Inc.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd, 1914.

jy2

COAST DISTRICT, RANGE 2.

NOTICE is hereby given that the undermentioned lieences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the District Forester, Vancouver:—

T.L.'s \$33 P, \$35 P, \$36 P, \$37 P.—F. R. Pendleton.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd, 1914.

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QUEEN CHARLOTTE ISLANDS DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Primee Rupert:—

Lot 2011.—" Meal Tieket." ,, 2012.—" Cash Box."

G. H. DAWSON,

Surveyor-General,

Department of Lands, Victoria, B.C., June 11th, 1914.

je11

"WATER ACT, 1914."

BEFORE THE BOARD OF INVESTIGATION.

In the Matter of Monte Creek, Robbins Creek, Neds Creek, Dry Creek, and other Streams flowing from the South and draining into the South Thompson River between the Mouth of Campbell Creek and the Eastern Boundary of Township 20, Range 14 West of the Sixth Meridian.

A MEETING of the Board of Investigation will be held at the Court-house, in Kamloops, on the 20th day of August, 1914, at 10 o'clock in the forenoon, when all claims to water rights or privileges on the said streams which have been filed, all objections thereto, will be heard.

All persons interested are entitled to examine these, and to file objections thereto in writing if they deem fit.

At this meeting elaimants who have not previously done so shall prove their title to lands to which their water records are appurtenant. This may be done by producing, in ease of Crown-granted lands, the title deeds, or a certificate of encumbrance; or in case of lands not held under Crown grant, by producing the pre-emption record, the agreement of sale, the mining record, or other documents of title

Objections will be heard forthwith if the party objected to has received sufficient notice of the objection.

The Board at the said meeting will determine the quantity of water which may be used under each record, the further works which are necessary for such use, and will set dates for the filing of plans of such works, and for the commencement and completion of such works.

And whereas there may be persons who, before the 12th day of March, 1909, were entitled to water rights on any of the said streams and yet have not filed statements of their claims with the Board of Investigation; such persons are required to file on or before the 31st day of July, 1914, a statement of their respective claims. Forms (No. 50 for irrigation, and No. 51 for other purposes) may be obtained from any Government Agent in the Province.

Dated at Victoria, B.C., the 25th day of June, 1914.

For the Board of Investigation.

J. F. ARMSTRONG,

Chairman.

The water rights maps and the tabulation of records will be open for inspection at the Courthouse, at Kamloops, during office hours, on the 19th day of August, 1914.

TIMBER SALE X241.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 7th day of August. 1914, for the purchase of Licenee X241, to cut 499,000 feet of timber on an area adjoining Lot 174, Little Valdes Island, Sayward District.

One year will be allowed for the removal of the imber.

Further particulars of the Chief Forester, Victoria, B.C. jy30

TIMBER SALE X236.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 31st day of August, 1914, for the purchase of Licenee X236, to eut 2,480,000 feet of timber on the north-east quarter of Section 12, Lasqueti Island.

Two years will be allowed for the removal of the timber.

Further particulars of the Chief Forester, Victoria, B.C. jy30

LILLOOET DISTRICT.

NOTICE is hereby given that the notice appearing in the British Columbia Gazette of October 10th, 1912, regarding the survey of Lot 1232, Lillooet District, is hereby eancelled.

WM. R. ROSS,

Minister of Lands.

Department of Lands, July 30th, 1914.

jy30

TIMBER SALE X205.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 30th day of September, 1914, for the purchase of Licence X205, to cut 13,875,000 feet of timber on a portion of G.T.P. Permit No. 65, Croydon Siding, G.T.P. Three (3) years will be allowed for the removal of the timber.

Further particulars of the Chief Forester, Victoria, B.C. jy30

TIMBER SALE X211.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 28th day of August, 1914, for the purchase of Licence X211. to cut 2,000,000 feet of timber on an area adjoining Lot 174, Little Valdes Island, Sayward District.

One year will be allowed for the removal of the imber.

Further particulars of the Chief Forester, Victoria, B.C. jy30

QUEEN CHARLOTTE ISLANDS DISTRICT.

NOTICE is hereby given that the undermentioned licences, situated in the abovenamed district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:—

C.L. 6077.—Leigh and Tallman, covering E. ½ of Sec. 35 and W. ½ of Sec. 36, Tp. 7.

" 6078.—Leigh and Tallman, covering E. ½ of Sec. 34 and W. ½ of Sec. 35, Tp. 7.

,, 6081.—Leigh and Tallman, covering W. ½ of See. 1 and E. ½ of See. 2, Tp. 11. ,, 6082.—Leigh and Tallman, covering W. ½ of See. 2 and E. ½ of See. 3, Tp. 11.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,
Surveyor-General.

Department of Lands, Victoria, B.C., July 16th, 1914.

jy16

KAMLOOPS DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Kamloops:—

Lots 2467, 2469, 2471, 2472, 2697, 2699 to 2714 (inclusive), 2724 to 2728 (inclusive), 3211 to 3214 (inclusive).—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,
Surveyor-General.

Department of Lands, Victoria, B.C., July 16th, 1914.

jy16

LILLOOET DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Clinton:—

Lot 3195.—Clifford Adair Caldwell, Pre-emption Record 1562, dated July 26th, 1910.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

jy16

Department of Lands, Victoria, B.C., July 16th, 1914.

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RUPERT DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:—

Lot 348.—Mauriee Corney and Eustace Smith, Pre-emption Record 2704, dated Aug. 24th, 1908.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 16th, 1914.

jy16

DEPARTMENT OF LANDS.

OSOYOOS DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Vernon:—

Lots 1210 and 1211.—B.C. Government.

Lot 4273.—Walter Gynne, Pre-emption Record
6121, dated April 28th, 1911.

N. ½ of S.W. ¼ See. 14, Tp. 41.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. II. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 16th, 1914.

jy16

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Departments of Lands, Victoria, and at the office of the Government Agent, Quesnel:—

Lots 5722 and 5723.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,
Surveyor-General.

Department of Lands, Victoria, B.C., July 16th, 1914.

jy16

RENFREW DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria:—

Lot 526.—Susanna J. King, Application to Purchase, dated July 2nd, 1910.

Lots 768 and 769.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 16th, 1914.

jy16

COWICHAN DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria:—

Lot 33.—Dorothy Alice Broadbent, Application to Purchase, dated Sept. 27th, 1913.

,, 82.—Francis Arnold Lejeune, Application to Purchase, dated Sept. 24th, 1913.

,, S3.—Harry Lee Hinton, Application to Purehase, dated Sept. 24th, 1913.

" 84.—Charles Bishop Innes, Application to Purchase, dated Sept. 24th, 1913.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 16th, 1914.

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned mineral claim, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Kaslo:—

Lot 9655 .- "Link Fractional."

G. H. DAWSON,

Surveyor-General.

Department of Lands, Victoria, B.C., July 2nd. 1914.

LAND LEASES.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that H. W. Stobie, of Gang Ranch, foreman, intends to apply for permission to lease the following described lands: Commencing at a post planted one mile east from the north-east corner of Lot 3459, thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement, and containing 640 acres more or less.

Dated June 22nd, 1914.

II. W. STOBIE.

jy30 L. F. STOBART, Agent.

TAKE NOTICE that, sixty days after date, I, Herbert E. Forsyth, of Vancouver, B.C., merchant, do intend to apply for permission to lease 320 acres of land for grazing purposes: Commencing at a post planted at the north-west corner of the North-east Quarter of Section 15, Township 99, Kamloops Division of Yale District; thence 40 chains south; thence 80 chains cast; thence 40 chains north; thence 80 chains west to point of commencement.

Dated this 3rd day of June. 1914.

je11

HERBERT E. FORSYTH. D C. WILSON, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that W. R. Perry, of Big Bar Creek, rancher, intends to apply for permission to lease the following described lands: Commencing at a post planted at the south-west corner of W. Wilkinson's pre-emption, half a mile south of the south-west corner of Lot 3465; thence east 80 chains; thence south 40 chains; thence west 80 chains; thence north 40 chains to point of commencement.

Dated July 1st, 1914.

jy30

WILLIAM R. PERRY.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that I, Charles Kostering, of Big Bar P.O., rancher, intend to apply for permission to lease the following described lands: Commencing at a post planted at the south-east corner, said post being a mile and a half north-east of the south-east corner post of Lot 151; thence 40 chains west; thence 80 chains north; thence 40 chains east; thence 80 chains south to point of commencement; containing 320 acres, more or less.

Dated July 18th, 1914.

jy30

CHARLES KOSTERING.

NEW WESTMINSTER LAND DISTRICT.

DISTRICT OF NEW WESTMINSTER.

MAKE NOTICE that Bloedel, Stewart & Welch, Limited, 505 Winch Building, Vancouver, B.C., lumber company, intends to apply for permission to lease the following described lands: Commencing at a post planted at the south-east jy23

corner of Lot 1499; thence southerly and westerly and following the line of high-water mark 1,194 feet, more or less, to a post planted; thence south 5° 23' east 1,220 feet, more or less, to the post planted at the north-westerly corner of the westcrly island; thence easterly and following the line of high-water mark to the north-easterly corner of said island; thence north 72° 43' east 342 feet, more or less, to the south-westerly corner of the easterly island; thence north 5° 27' west 1,565 feet, more or less, to the point of commencement; containing 37 acres, be the same more or less.

Dated June 20th, 1914.

BLOEDEL, STEWART & WELCH, LIMITED. FENWICK C. RILEY, Agent.

jy2

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that Richard Cavanagh, of Empire Valley Gang Ranch P.O., stockman, intends to apply for permission to lease the following described lands: Commencing at a post planted about one mile and a half south and 20 chains west of Lot 861, Lillooet District, and running thence 80 chains west. 80 chains south, 80 chains east, 80 chains north to point of commencement; containing 640 acres, more or less. Dated June 23rd, 1914.

jy2

RICHARD CAVANAGH. JOHN GIBSON KENWORTHY, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Frederick de Rougemont, intend to apply for permission to lease the following described lands: Commencing at a post planted one mile north of the north-west corner of Section 21, Township 78; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less. Dated June 23rd, 1914.

FREDERICK DE ROUGEMONT. J. P. MEEHAN, Agent.

jy2

jy2

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that Walter Kenworthy (Cap-L tain), of Governor's Body Guard, Calcutta, India, soldier, intends to apply for permission to lease the following described lands: Commencing at a post planted at the north-east corner post of Lot 1070, Lillooet District, and running thence north about 40 chains; thence west about 40 chains; thence south about 40 chains; thence east about 40 chains, more or less, to point of commencement; containing 160 acres, more or less.

Dated June 23rd, 1914.

WALTER KENWORTHY. John Gibson Kenworthy, Agent.

VICTORIA LAND DISTRICT.

DISTRICT OF COWICHAN.

TAKE NOTICE that Wm. G. Rommel, acting as agent for the Canadian Explosives, Ltd., of Victoria, B.C., manufacturers, intends to apply for permission to lease the following described lands: Commencing at a post planted at a point on the low-tide boundary of Lot 64, Cowichan District, distant 75 links north from where a witness post is planted on the high-tides boundary of Lot 64, said witness post being north 47° 40' E. 59.93 chains from the initial post of Lot 64; thence north 3.25 chains; thence west 8 chains; thence south 4 chains, more or less, to the lowtide boundary of Lot 64; thence easterly following said low-tide boundary of Lot 64 8 chains, more or less, to the point of commencement; containing 2.90 acres, more or less.

Dated June 21st, 1914.

CANADIAN EXPLOSIVES, LTD. WM. G. ROMMEL, Agent.

LAND LEASES.

LILLOOFT LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that John Ferguson, of Newton Dairy, Kirkcaldy, Scotland, farmer, intends to apply for permission to lease the following described lands: Commencing at a post planted about 20 chains west of the south-west corner of Lot 3067, Lillooet District, and running thence south 80 chains; thence east 20 chains; thence north 80 chains; thence west 20 chains to point of commencement; containing 160 acres, more or less.

Dated July 9th, 1914.

jy23

JOHN FERGUSON.

JOHN G. KENWORTHY, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Henry Patrick Horan, of Clinton, B.C., insurance agent, intends to apply for permission to lease the following described lands: Commencing at a post planted about 60 chains west of the north-west corner of Lot 3067, Lillooet District, and running thence 20 chains north; thence 40 chains west; thence 20 chains sonth; thence 40 chains east to point of commencement; containing 80 acres, more or less.

Dated July 10th, 1914.

HENRY PATRICK HORAN.

JOHN G. KENWORTHY, Agent. jy23

VICTORIA LAND DISTRICT.

DISTRICT OF COAST, RANGE 1.

TAKE NOTICE that Lewis P. Strong, director of the Coast Timber & T. of the Coast Timber & Trading Company. Limited, of Calgary, lumberman, intends to apply for permission to lease the following described lands: Commencing at a post near the outlet of creek emptying into Wehlis Bay; thence east 20 ehains; thence north 20 chains; thence east 20 chains; thence north 24 chains, more or less, to the shore; thence along the shore at high-water mark to point of commencement; containing 130 aeres, more or less.

Dated May 5th, 1914.

LEWIS P. STRONG. N. A. McKinnon, Agent. jy9

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Bruce Ferguson, of 551 Fraser Avenue, Edmonton, Alberta, butcher, intends to apply for permission to lease the following described lands: Commencing at a post planted about 20 chains west of the south-west corner of Lot 3067, Lillooet District, and running thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated July 9th, 1914.

BRUCE FERGUSON.

JOHN G. KENWORTHY, Agent. jy23

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Clifford Allwood, of Lethbridge, Alta., florist, intends to apply for permission to lease the following described lands: Commencing at a post planted at the south shore of China Lake about two miles east of, and one mile and a half south of, the south-east corner of Lot 2766; thence south 40 chains; thence east 40 chains; thence north 40 chains; thence west 40 chains to point of commencement; containing 160 acres, more or less.

Dated June 24th, 1914.

jy23

CLIFFORD ALLWOOD. HENRY KOSTER, Agent.

LAND LEASES.

LILLOOET LAND DISTRICT.

TAKE NOTICE that I, Alexander C. Phair, of Lillooet, farmer intend to sion to lease the following described lands: Commencing at a post planted on the left bank of Cayoosh Creek at the north-east corner post of Indian Reserve No. 1 adjoining Townsite of Lillooet; thence northerly 30 chains to Fraser River; thence 20 chains easterly following Fraser River to Cayoosh Creek; thence 30 chains southerly following left bank of Cayoosh Creek; thence westerly 20 chains to point of commencement.

Dated June 22nd, 1914.

ALEXANDER C. PHAIR. ARTHUR W. A. PHAIR, Agent.

jy23

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Robert Gillson, of Lye-croft. Devices Hants croft, Devizes, Hants., England. soldier, intends to apply for permission to lease the following described lands: Commencing at a post planted at the south-west corner of Lot 890 and running thence north 40 chains; thence west 60 chains; thence south 40 chains; thence east 60 chains to point of commencement; containing 240 acres, more or less.

Dated July 10th, 1914.

ROBERT GILLSON. JOHN G. KENWORTHY, Agent.

jy23

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Arthur H. J. Martley, of Lilloget, farmer intended. of Lillooet, farmer, intend to apply for permission to lease the following described lands: Commencing at a post planted about 200 yards north of Big Creek and about 100 yards west of Cayoosh Creek; thence south 40 chains; thence east 20 chains; thence north 40 chains; thence west 20 chains.

Dated June 22nd, 1914.

ARTHUR H. J. MARTLEY. ARTHUR W. A. PHAIR, Agent.

jy23

QUESNEL LAND DISTRICT.

DISTRICT OF CARIBOO.

TAKE NOTICE that I, Murdoch Young Ross, of Riske Creek, Chilcotin, B.C., farmer, intend to apply for permission to lease the following described lands: Commencing at a post planted about two miles north of the north-east corner of Lot 202, and in the vicinity of the Dome; thence north 20 chains; thence east 20 chains; thence south 20 chains; thence west 20 chains to point commencement; containing 40 acres, more or less.

I also intend to apply for permission to lease the South-east Quarter of Section 11, Township 53, in the vicinity of Riske Creek.

Dated July 18th, 1914.

MURDOCH YOUNG ROSS. jy30

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that I, Evelyn Edith Koster, of Crows Bar, married woman, intend to apply for permission to lease the following described lands: Commencing at a post planted about 30 chains west of the north-east corner of Lot 117; thence north 80 chains; thence east 60 chains; thence south 80 chains; thence west 60 chains to point of commencement; containing 480 acres, more

Dated June 23rd, 1914.

EVELYN EDITH KOSTER. HENRY KOSTER, Agent.

LAND LEASES.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that I, Arthur W. A. Phair, of Lillooet, clerk, intend to apply for permission to lease the following described lands: Commencing at a post planted about 50 yards east of the right bank of Cayoosh Creek and about 100 yards south of the mouth of Cinnamon Creek; thence north 40 chains; thence west 20 chains; thence south 40 chains; thence east 20 chains.

Dated June 22nd, 1914.

jy23

ARTHUR W. A. PHAIR.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that I, Emily Smith, of Clinton, B.C., married woman, intend to apply for permission to lease the following described lands: Commencing at a post planted about 50 chains to the north of, and about 30 chains to the east of, the north-east corner of Lot 117; thence east 60 chains; thence north 60 chains; thence west 60 chains; thence south 60 chains to point of commencement; containing 400 acres, more or less. Dated June 23rd, 1914.

jy23

jy23

EMILY SMITH.

HENRY KOSTER, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that Francis Gott, of Lillooet, farmer, intends to apply for permission to lease the following described lands: Commencing at a post planted about 100 yards east of Cayoosh Creek and about 300 yards south of the mouth of Copper Creek; thence north 20 chains; thence west 20 chains; thence south 20 chains; thence east 20 ehains.

Dated June 22nd, 1914.

FRANCIS GOTT. ARTHUR W. A. PHAIR, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Alfred Edward James Smith, of Clinton, B.C., stage-driver, intend to apply for permission to lease the following described lands: Commencing at a post planted at the north-west corner of Lot 382; thence west 80 chains; thence south 40 chains; thence east 80 chains; thence north 40 chains to point of commeneement; containing 320 acres, more or less.

Dated June 23rd, 1914.

ALFRED EDWARD JAMES SMITH. jy23 HENRY KOSTER, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Glen Holland, of Victoria, B.C., clerk, intends to apply for permission to lease the following described lands: Commeneing at a post planted at the north-east corner of Lot 3459, thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement, and containing 640 aeres, more or less.

Dated June 22nd, 1914.

GLEN HOLLAND.

jy30

L. F. STOBART, Agent.

CARIBOO LAND DISTRICT.

DISTRICT OF FORT GEORGE.

MAKE NOTICE that Arthur John Musgrove Norman, of Fort George, rancher, intends to apply for permission to lease the following described lands: Commencing at a post planted one mile easterly from the north-east corner of Lot 3342; jy30

thence west 40 chains; thence north 40 chains, more or less, to boundary of G.T.P. Ry. property; thence easterly 40 chains, or more, along boundary of G.T.P. Ry. property; thence south 50 chains, more or less, to point of commencement.

Dated May 7th, 1914.

ARTHUR JOHN MUSGROVE NORMAN.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Harry Marriott, of Crow's Bar, foreman, intends to apply for permission to lease the following described lands: Commencing at a post planted 20 chains east from the south-west corner of C.G. 2718; thence south 60 chains; thence west 20 chains; thence north 60 chains; thence east 20 chains to point of commencement, and containing 640 acres, more or less.

Dated June 22nd, 1914.

jy30

jy23

HARRY MARRIOTT. L. F. STOBART, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Minnie Louise Allwood, of Lethbridge, Alta., married woman, intends to apply for permission to lease the following described lands: Commencing at a post planted 40 chains south of the north-west corner of Lot 116; thence west 60 chains; thence south 80 chains; thence east 70 chains; thence north 40 chains; thence west 10 chains; thence north 40 chains to point of commencement; 600 acres, more or less.

Dated June 23rd, 1914.

MINNIE LOUISE ALLWOOD. HENRY KOSTER, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Joseph Edward Nelson Smith, of Clinton, B.C., implement dealer, intend to apply for permission to lease the following described lands: Commencing at a post planted at the north-east corner of Lot 116; thence cast 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 23rd, 1914.

JOSEPH EDWARD NELSON SMITH. jy23HENRY KOSTER, Agent.

NOTICE is hereby given that, thirty days after date, I, Edw. Brenton, of Oyster Harbour, farmer, intend to apply to the Minister of Lands for permission to lease the following described lands, situate in Oyster Harbour, V.I., in the District of Oyster: Commencing at the north-west corner of Oyster Lease No. 21 and being the southwest corner thereof; thence north 8 chains; thence N. 81° 31" E. 11 chains and 66 links; thence south 5 chains; thence west 11 chains and 10 links to place of commencement; containing 71/2 acres, more or less; for the purpose of oyster culture.

Dated July 24th, 1914.

jy30

EDWARD BRENTON.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that I, August Steinman, of Big Bar P.O., rancher, intend to apply for permission to lease the following described lands: Commencing at a post planted at the north-west corner, said post being a mile and a half east of the south-east corner post of Lot 151; thence east 40 chains; thence south 80 chains; thence west 40 chains; thence north 80 chains to point of commencement; containing 320 acres, more or less.

AUGUST STEINMAN. CHARLES KOSTERING, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that I, Teresa Menier, of Meadow Lake, B.C., married woman, intend to apply for permission to lease the following described lands: Commencing at a post planted 20 chains north of the north-west corner of Lot 1005; thence east 80 chains; thence south 60 chains; thence west 80 chains; thence north 20 chains; thence east 60 chains; thence north 20 chains; thence west 60 chains; thence north 20 chains to point of commencement.

Dated June 25th, 1914.

jy2

TERESA MENIER.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that I, Edward Munro Craven McLorg, of Vancouver, B.C., solicitor, intend to apply for permission to lease the following described lands: Commencing at a post planted one mile north of the north-west corner of Section 21, Township 78; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 23rd, 1914.

EDWARD MUNRO CRAVEN McLORG.

jy2

J. P. MEEHAN, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Edmund Herne, of Vancouver, B.C., solicitor, intend to apply for permission to lease the following described lands: Commencing at a post planted on the north-west corner of Section 21, Township 78, Lillooet District; thence south 80 chains; thence west 60 chains; thence north 80 chains; thence east 60 chains to point of commencement; containing 480 acres, more or less.

Dated June 23rd, 1914.

EDMUND HERNE.

jy2

J. P. MEEHAN, Agent.

CLINTON LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Charles Wilson, of Crows
Bar Mountain rancher intends to construct Bar Mountain, rancher, intends to apply for permission to lease the following described lands: Commencing at a post planted at the south-west corner of Pre-emption Record 1950; thence 80 chains east, 40 chains south, 80 chains west, 40 chains north to initial post.

Dated June 25th, 1914.

jy2

CHARLES WILSON.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Charles Menier, of Mendow Lake B.C. rancher intand to apply Meadow Lake, B.C., rancher, intend to apply for permission to lease the following described lands: Commencing at a post planted at the north-west corner of Lot 2616; thence north 40 chains; thence east 80 chains; thence south 40 chains; thence west 80 chains to point of commencement.

Dated June 25th, 1914.

jy2

CHARLES MENIER.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that John Gibson Kenworthy. of Empire Valley Gang Ranch P.O., rancher, intends to apply for permission to lease the following described lands: Commencing at a post planted 20 chains north of the north-east corner of Lot 367, Lillooet District, and running thence south about

60 chains; thence east about 10 chains; thence south about 20 chains; thence east about 70 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 23rd, 1914.

JOHN GIBSON KENWORTHY.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, William Henry Cornish, of Meadow Lake, B.C., labourer, intend to apply for permission to lease the following described lands: Commencing at a post planted at the north-west corner of Lot 569; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 20 chains; thence north 40 chains; thence west 40 chains; thence south 40 chains; thence east 20 chains to point of commencement.

Dated June 25th, 1914.

jy2

WILLIAM HENRY CORNISH.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, John Silas Wynn Pugh, of Vancouver, B.C., solicitor, intend to apply for permission to lease the following described lands: Commencing at a post planted one mile north of the north-west corner of Section 21, Township 78, Lillooet District; thence west 60 chains; thence south 80 chains; thence east 60 chains; thence north 80 chains to point of commencement; containing 480 acres, more or less.

Dated June 23rd, 1914.

JOHN SILAS WYNN PUGH. J. P. MEEHAN, Agent.

jy2

jy2

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Guy Byron Johnson, of Vancouver, B.C., farmer, intend to apply for permission to lease the following described lands: Commencing at a post planted one mile north of the north-east corner of Section 21, Township 78; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more

Dated June 23rd, 1914.

GUY BYRON JOHNSON.

J. P. MEEHAN, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Donald Kenworthy, of 23 Victoria Street, Tenby. South Wales, gentleman, intends to apply for permission to lease the following described lands: Commencing at a post planted at the north-west corner of Lot 365, Lillooet District, and running thence north 80 chains; thence east about 20 chains; thence south about 80 chains; thence west 20 chains, more or less, to point of commencement; containing 160 acres, more

Dated June 23rd, 1914.

DONALD KENWORTHY. John Gibson Kenworthy, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET,

TAKE NOTICE that I, Gus Nichols, of Meadow Lake, B.C., labourer, intend to Meadow Lake, B.C., labourer, intend to apply for permission to lease the following described lands: Commencing at a post planted at the south-west corner of Lot 1668; thence north 59.20 chains; thence west 40 chains; thence south to the north shore of Meadow Lake; thence east following said shore of said lake to point of commencement.

Dated June 25th, 1914.

jy2

GUS NICHOLS.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that Mary Ferguson, of Empire Valley Gang Ranch P.O., spinster, intends to apply for permission to lease the following describedlands: Commencing at a post planted at the north-east corner of Lot No. 367, Lillooet District, and running thence north 40 chains, west 40 chains, south 40 chains, east 40 chains to point of commencement; containing 160 acres, more or less.

Dated June 23rd, 1914.

MARY FERGUSON.

jy2

John Gibson Kenworthy, Agent. LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that Marie Tidmarsh, of 23 Victoria Street, Tenby, South Wales, married woman, intends to apply for permission to lease the following described lands: Commencing at a post planted 20 chains north of the north-east corner of Lot 367, Lillooet District, and running thence north 20 chains, east 80 chains, south 20 chains, and west 80 chains to point of commencement; containing 160 acres, more or less. Dated June 23rd, 1914.

jy2

MARIE TIDMARSH. JOHN GIBSON KENWORTHY, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Arthur Granville Thynne, of Vancouver, B.C., gentleman, intend to apply for permission to lease the following described lands: Commencing at a post planted 100 chains north of the north-west corner of Lot 1966; thence east SO chains; thence south SO chains; thence west SO chains; thence north SO chains to point of commencement; containing 640 acres, more or less.

Dated June 23rd, 1914.

ARTHUR GRANVILLE THYNNE.

jy2

J. P. MEEIIAN, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, J. Peter Meehan, of Vancouver, B.C., timberman, intend to apply for permission to lease the following described lands: Commencing at a post planted 100 chains north of the north-west corner of Lot 1966; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 23rd, 1914.

jy2

J. PETER MEEHAN.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Charles Henry Chambers, of Vanconver, B.C., clerk, intend to apply for permission to lease the following described lands: Commencing at a post planted 100 chains north of the north-east corner of Lot 1966; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 23rd, 1914.

CHARLES HENRY CHAMBERS. J. P. MEEHAN, Agent.

jy2

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that Arthur Brathwaite, of Kirkwick, Harpenden, Herts, England, gentleman, intends to apply for permission to lease the following described lands: Commencing at a post

planted about one mile and a half north-east of the north-east corner of Lot 36, Lillooet District, and about 20 chains south of wagon road; running thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 23rd, 1914.

ARTHUR BRATHWAITE. John Gibson Kenworthy, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, John Speer, of Van-L couver, B.C., clerk, intend to apply for permission to lease the following described lands: Commencing at a post planted one mile north of the north-east corner of Section 21, Township 78, Lillooet District; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 23rd, 1914.

JOHN SPEER.

J. P. MEEHAN, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, David Blain Ker, of Vanconver, B.C., solicitor, intend to apply for permission to lease the following described Commencing at a post planted one mile north of the north-west corner of Section 21, Township 78; thence west 60 chains; thence north 80 chains; thence east 60 chains; thence south 80 chains to point of commencement; containing 480 acres, more or less.

Dated June 23rd, 1914.

jy2

jy2

DAVID BLAIN KER.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Douglas Armour, of Vancouver, B.C., solicitor, intend to apply for permission to lease the following described lands: Commencing at a post planted 20 chains north of the south-west corner of Lot 2558; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less. Dated June 23rd, 1914.

jy2

DOUGLAS ARMOUR. J. P. MEEHAN, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Thomas McMurry, of Vancouver, B.C., clerk, intend to apply for permission to lease the following described lands: Commencing at a post planted 20 chains north of the north-east corner of Lot 1966; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 23rd, 1914.

jy2

THOMAS McMURRY. J. P. MEEHAN, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Henry Leslie Hunt, of Vancouver, B.C., clerk, intend to apply for permission to lease the following described lands: Commencing at a post planted 20 chains north of the north-east corner of Lot 1966; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 23rd, 1914.

HENRY LESLIE HUNT. J. P. MEEHAN, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Harry Arthur Jones, of Vancouver, B.C., broker, intends to apply for permission to lease the following described lands: Commencing at a post planted at the south-west corner of Lot 931, Lillooet District, and running thence 60 chains west; thence 40 chains north; thence 60 chains east; thence 40 chains south to point of commencement; containing 240 acres, more or less.

Dated July 10th, 1914.

HARRY ARTHUR JONES.

JOHN GIBSON KENWORTHY, Agent. jy23

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Eydna Scott Elliot, care of Wallis Bros., Crosby Square, London, England, married woman, intends to apply for permission to lease the following described lands: Commencing at a post planted about 80 chains west of the north-east corner of Lot 3072, Lillooet District, and running thence 80 chains west; thence north 40 chains; thence east 80 chains; thence 40 chains south to point of commencement; containing 320 acres, more or less.

Dated July 10th, 1914.

EYDNA SCOTT ELLIOT.

jy23JOHN GIBSON KENWORTHY, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that Mary Eliza Smith, of Clinton, B.C., spinster, intends to apply for permission to lease the following described lands: Commencing at a post planted about 30 chains south of the south-west corner of Lot 117 at the north boundary-line of Lot 2718; thence north 80 chains; thence west 20 chains; thence south 80 chains; thence east 20 chains to point of commencement; 160 acres, more or less.

Dated June 23rd, 1914.

jy23

MARY ELIZA SMITH. HENRY KOSTER, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that Lewes Scott Elliot, care of Wallis Bros., Crosby Square, London, England, gentleman, intends to apply for permission to lease the following described lands: Commencing at a post planted at the north-east corner of Lot 3072, Lillooet District, and running thence west 80 chains; thence north 20 chains; thence east 80 chains; thence south 20 chains to point of commencement; containing 160 acres, more or less.

Dated July 10th, 1914.

LEWES SCOTT ELLIOT.

jy23John Gibson Kenworthy, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Alexander Ferguson, of 551 Fraser Avenue, Edmonton, Alberta, butcher, intends to apply for permission to lease the following described lands: Commencing at a post planted about 20 chains west of the southwest corner of Lot 3067, Lillooet District, and running thence north 80 chains; thence 80 chains west; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated July 9th, 1914.

jy23

ALEXANDER FERGUSON. John Gibson Kenworthy, Agent.

LAND LEASES.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that Ethel Gillson, of Lyecroft, Devizes, Hants., England, married woman, intends to apply for permission to lease the following described lands: Commencing at a post planted about 20 chains north of the north-west corner of Lot 1066, Lillooet District, and running thence west 20 chains; thence south 80 chains; thence east 20 chains; thence north 80 chains to point of commencement; containing 160 acres, more or less.

Dated July 8th, 1914.

jy23

ETHEL GILLSON. John G. Kenworthy, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that John Kenworthy, of 23 Victoria Street, Tenby, South Wales, England, gentleman, intends to apply for permission to lease the following described lands: Commencing at a post planted at the north-east corner of Lot 1066, Lillooet District, and running thence east about 60 chains; thence north about 40 chains; thence west about 60 chains; thence south about 40 chains to point of commencement; containing 240 acres, more or less.

Dated July 8th, 1914.

JOHN KENWORTHY. JOHN G. KENWORTHY, Agent.

jy23

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Theodore Crane, care of Messrs. Cox & Co., 16 Charing Cross, London S.W., England, soldier, intends to apply for permission to lease the following described lands: Commencing at a post planted about 20 chains west of the north-west corner of Lot 1066, Lillooet District, and running thence north 40 chains; thence west 80 chains; thence south 40 chains; thence east 80 chains to point of commencement; containing 320 acres, more or less.

Dated July 8th, 1914.

jy23

jy23

THEODORE CRANE. JOHN G. KENWORTHY, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Clara Kenworthy, of 23 Victoria Street, Tenby, South Wales, England, spinster, intends to apply for permission to lease the following described lands: Commencing at a post planted at the south-east corner of Lot 3067, Lillooet District, and running thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated July 8th, 1914.

CLARA KENWORTHY. JOHN G. KENWORTHY, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that William Ferguson, of Newton Dairy, Kirkcaldy, Scotland, farmer, intends to apply for permission to lease the following described lands: Commencing at a post planted about 20 chains west of the south-west corner of Lot 3067, Lillooet District, and running thence north 80 chains; thence 20 chains east; thence 80 chains south; thence 20 chains west to point of commencement; containing 160 acres, more or less.

Dated July 9th, 1914.

WILLIAM FERGUSON. JOHN G. KENWORTHY, Agent.

TAKE NOTICE that, sixty days after date, I, Mrs. Jane Palmer, of Nicola, B.C., rancher, do intend to apply for permission to lease 320 acres of land for grazing purposes: Commencing at a post planted at the north-west corner of the East Half of Section 22, Township 99, Kamloops Division of Yale District; thence 80 chains south; thence 40 chains east; thence 80 chains north; thence 40 chains west to point of commencement.

Dated this 28th day of May, 1914.

je11

MRS. JANE PALMER. II. E. FORSYTH, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that H. R. Wolfenden, of Victoria, B.C., manager, intends to apply for permission to lease the following described lands: Commencing at a post planted one mile east from the north-east corner of Lot 3459, thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the point of commencement, and containing 640 acres, more or less.

Dated June 22nd, 1914.

jy30

H. R. WOLFENDEN, L. F. STOBART, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Cuyler Holland, of Victoria, B.C., manager, intends to apply for permission to lease the following described lands: Commencing at a post planted at the northeast corner of Lot 3459, thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement, and containing 640 acres.

Dated June 22nd, 1914.

jy30

CUYLER HOLLAND. L. F. STOBART, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

MAKE NOTICE that Charles William Craig, of Vancouver, B.C., solicitor, intends to apply for permission to lease the following described lands: Commencing at a post planted at the north-west corner of Lot 1201, Lillooet District, and running thence 80 chains west; thence 80 chains south; thence 80 chains east; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Dated July 10th, 1914.

CHARLES WILLIAM CRAIG. John G. Kenworthy, Agent.

jy23

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Charles Kostering, of of Big Bar P.O., rancher, intend to apply for permission to lease the following described lands: Commencing at a post planted at the southeast corner, said post is about two miles and a half nearly due north of the south-east corner of Lot 151; thence west 40 chains; thence north 80 chains; thence east 40 chains; thence south 80 chains to point of commencement; containing 320 acres, more or less.

Dated July 18th, 1914.

jy30

CHARLES KOSTERING.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that Sidney Galpin, of London, England, director, intends to England, director, intends to apply for permission to lease the following described lands: Commencing at a post planted at the north-east | my21

corner of Lot 3459, thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement, and containing 640 acres, more or less.

Dated June 22nd, 1914.

jy30

SIDNEY GALPIN. L. F. STOBART, Agent.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Charles Menier, of Meadow Lake, rancher, intend to apply for permission to lease the following described lands: Commencing at a post planted at the sonth-west corner of Lot 1005; thence north 20 chains; thence west 40 chains; thence south 20 chains; thence east 40 chains to point of commencement.

Dated July 8th, 1914.

jy16

CHARLES MENIER.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that James Whitton Ferguson, of Edmonton, Alta., butcher, intends to apply for permission to lease the following described Commencing at a post planted about 80 chains east of the north-east corner of Lot 891, Lillooet District, and running thence south 40 chains; thence west 80 chains; thence north 40 chains; thence east 80 chains to point of commencement; containing 320 acres, more or less.

Dated July 10th, 1914.

jy23

JAMES WHITTON FERGUSON. JOHN GIBSON KENWORTHY, Agent.

CERTIFICATES OF IMPROVEMENTS.

COPPER QUEEN, GOLDEN PHEASANT, ISKOOT, BLUE GROUSE, EL ORO, MARGARET, SILVER DOLLAR, BROWN BEAR, AND SILVER KING MINERAL CLAIMS.

Situate in the Stikine Mining Division of Cassiar District. Where located: At Quartz Creek, a tributary of Iskoot River.

TAKE NOTICE that we, F. E. Bronson, P. C. Alex. Vreatt. C. M. Coulter. John Maloney, and E. S. Busby, Free Miner's Certificates Nos. B46165, B46166, B46167, B46168, B46169, B46170, B46171, and B46172, respectively, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claims.

And further take notice that action, under section 85, must be commenced before the issuance of such

Certificate of Improvements.

Dated the 20th day of June, 1914.

jy9

GEM, TITANIA, CHRISTIANIA, VENUS, CY-CAD FRACTIONAL, CONIFER FRACTIONAL, CYRTINA, AND ANACORTES MINERAL CLAIMS.

Situate in the Vancouver Mining Division of New Westminster District, located on North Fork of Furry Creek, South Valley.

MAKE NOTICE that we, the Britannia Mining and Smelting Company, Limited, Free Miner's Certificate No. 78142B, intend, at the expiration of sixty days, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85, must be commenced before the issuance of such Certificate of Improvements.

Dated this 13th day of May, 1914.

BRITANNIA MINING AND SMELTING COMPANY, LIMITED.

J. W. D. MOODIE, Vice-President and General Manager.

CERTIFICATES OF IMPROVEMENTS.

STRATHCONA MINERAL CLAIM.

Situate in the Fort Steele Mining Division of East Kootenay District. Where located: On north side of Saud Creek.

TAKE NOTICE that I, Geo. M. Judd, agent for S. B. Steele, Free Miner's Certificate No. 67372B, intend, sixty days from date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 85, must be commenced before the issuance

of such Certificate of Improvements.

Dated June 15th, 1914.

GEO. M. JUDD. je25

SILVER CROWN AND HILLCREST MINERAL CLAIMS.

Situate in the Omineca Mining Division of Range 5, Coast District. Where located: On Milk Creek, north of the Lucky Strike Mineral Claim, Omineca Mining District.

MAKE NOTICE that Green Bros. Burden & Company, agent for Thomas Scott Gilmour, Free Miner's Certificate No. B75974, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 85, must be commenced before the issuance of such Certificate of Improvements.

Dated this 16th day of June, 1914. je25

CHIEFTAIN AND IRON MOUNTAIN MINERAL CLAIMS.

Situate in the Clayoquot Mining Division of Alberni District. Where located: About one mile westerly from the mouth of the Elk River at the head of Kennedy Lake.

MAKE NOTICE that Rose Angeles Dawley, Free Miner's Certificate No. B49778, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown grant of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificate of Improvements.

Dated this 19th day of June, 1914.

je25 ROSE ANGELES DAWLEY.

INDEPENDENCE AND STAR DYKE MINERAL CLAIMS.

Situate in the Osoyoos Mining Division of Yale Where located: Independence District. Mountain.

TAKE NOTICE that R. P. Brown, as agent for C. II. Cornell, Free Miner's Certificate No. B95978, intends, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section S5, must be commenced before the issuance of such Certificate of Improvements.

Dated this 25th day of June, 1914. jy2

PANSY FRACTIONAL MINERAL CLAIM.

Situate in the Slocan City Mining Division of West Kootenay District. Where located: On Lemon Creek near the Kilo Group.

TAKE NOTICE that I, A. H. Green, acting as agent for Mary S. McNaught, Free Miner's Certificate No. 54824B, and James McNaught, Free Miner's Certificate No. 54823B, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the

purpose of obtaining a Crown grant of the above

And further take notice that action, under section 85, must be commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of July, 1914.

A. II. GREEN.

DICKINSON AND BUCKLESS MINERAL CLAIMS.

Situate in the Nelson Mining Division of West Kootenay District. Where located: On the North-west Slope of Summit Creek about Four Miles above the Mouth of the North Fork.

TAKE NOTICE that I, A. H. Green, acting as agent for H. P. Dickinson, Free Miner's Certificate No. 81379B, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85, must be commenced before the issuance of such Certificates of Improvements.

Dated this 7th day of July, 1914.

A. H. GREEN. jy23

THE ROSE, MAMIE, SADIE, AND MAGGIE MINERAL CLAIMS.

Situate in the Clayoquot Mining Division of Alberni District. Where located: On Elk River, about two miles above mouth of river on right-hand bank going up-stream.

TAKE NOTICE that we, Clarence Dawley, of Chemainus, B.C., Free Miner's Certificate No. B49779, and Anthony Watson. of Port Alberni, B.C., Free Miner's Certificate No. B49783, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claims.

And further take notice that action, under section S5, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 19th day of June, 1914.

CLARENCE DAWLEY. ANTHONY WATSON.

je25E. D. LEE No. 2, BLACK BELL No. 2, AND

CLAIMS. Situate in the Nelson Mining Division of West

MORNING GLORY No. 2 MINERAL

Kootenay District. Where located: Grouse Mountain.

TAKE NOTICE that I, A. R. Heyland, agent for P. McLaren, Free Miner's Certificate No. 83846B, intend. sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85, must be commenced before the issuance of such Certificates of Improvements.

Dated this 18th day of July, 1914.

A. R. HEYLAND, B.C.L.S.

UENK. FR. MINERAL CLAIM, LOT 9655, GROUP 1.

Situate in the Ainsworth Mining Division of West Kootenay District. Where located: On Lake Creek, a tributary of South Fork of Kaslo

MAKE NOTICE that I, A. R. Heyland, agent for L. McLean, Free Miner's Certificate No. A31675, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 85, must be commenced before the issuance of such Certificate of Improvements.

Dated this 11th day of June, A.D. 1914.

A. R. HEYLAND, B.C.L.S.

CERTIFICATES OF IMPROVEMENTS.

THE GIBB FRACTIONAL MINERAL CLAIM.

Situate in the Atlin Mining Division of Cassiar District. Where located: Half a mile northeast of Atlin Townsite.

MAKE NOTICE that I, David Gibb, of Vancouver, B.C., Free Miner's Certificate No. B71720, intend, sixty days from the date heerof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section S5, must be commenced before the issuance of such Certificate of Improvements.

Dated this 22nd day of May, 1914.

je25

No. 1 FR., No. 2 FR., No. 3 FR., No. 7 FR., NEW YORK FR., NORTHROP FR., CECILIA MAY, No. 4 FR., ALBERTA, MANI-TOBA, No. 6 FR. MINERAL CLAIMS.

Situate in the Ainsworth Mining Division of West Kootenay District. Where located: In the Ainsworth Mining Camp.

TAKE NOTICE that I, A. R. Heyland, agent for the Consolidated Mining and Smelting Co., Free Miner's Certificate No. B75935, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claims.

And further take notice that action, under section S5, must be commenced before the issuance of such Certificate of Improvements.

Dated this 10th day of June, A.D. 1914. ie18

TORSE No. 1, TORSE No. 2, TORSE No. 3, AND TORSE No. 4 MINERAL CLAIMS.

Situate in the Alberni Mining Division of Clayoquot District. Where located: Snug Basin, Uchucklesit Harbour.

TAKE NOTICE that we, Charles L. Betterton, Henry H. Jones, Free Miner's Certificate No. 82098B, and Henry H. Jones, Free Miner's Certificate No. 82099B, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85, must be commenced before the issuance of such Certificates of Improvements.

Dated this 3rd day of July, 1914.

jy23

SOPHIA MINERAL CLAIM.

Situate in the New Westminster Mining Division of New Westminster District. Where located: On the East Branch of Lynn Creek, adjoining the southerly boundary of the Queen May Mineral Claim.

MAKE NOTICE that I, Basil G. Hawkins, acting as agent for S. Cameron, Free Miner's Certificate No. B90219, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action under section 85 must be commenced before the issuance of such Certificate of Improvements.

Dated June 12th, 1914.

je18

BASIL G. HAWKINS.

VERA FRACTIONAL MINERAL CLAIM.

Situate in the Similkameen Mining Division of Yale District. Where located: On Copper Mountain.

TAKE NOTICE that I, Isaac H. Hallett, as agent for Douglas M. French, Free Miner's Certificate No. BS6635, and Thomas M. Day, Free Miner's Certificate No. B86618, intend, sixty days from the date hereof, to apply to the Mining jy9

Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section S5, must be commenced before the issuance of such Certificate of Improvements.

Dated July 24th, 1914.

jy30

I. H. HALLETT.

BLUE BIRD, LAST CHANCE, AND MAY-FLOWER MINERAL CLAIMS.

Situate in the Nelson Mining Division of West Kootenay District. Where located: On one of the North Forks of Summit Creek, near the Bayonne Mine.

TAKE NOTICE that I, A. H. Green, acting as agent for Thomas Moran, Free Miner's Certificate No. B75671, and William Gosnell, Free Miner's Certificate No. B74756, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown grants of the above

And further take notice that action, under section S5, must be commenced before the issuance of such Certificate of Improvements.

Dated June 17th, 1914.

A. H. GREEN.

TIN CUP AND LITTLE GEM FRACTIONAL MINERAL CLAIMS.

Situate in the Similkameen Mining Division of Yale District. Where located: On Copper Mountain.

TAKE NOTICE that I, Isaac H. Hallett, as agent for David O. Day, Free Miner's Certificate No. BS6617, and Douglas M. French, Free Miner's Certificate No. BS6635, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85, must be commenced before the issuance of such Certificates of Improvements.

Dated July 24th, 1914.

I. H. HALLETT.

LAND NOTICES.

NOTICE TO APPLICANTS.

Applicants are hereby notified that all cheques accompanying applications to purchase land must be "certified," and made payable at par at the office of the Commissioner in whose District the land is situated, otherwise the applications will not be enter-

> ROBT. A. RENWICK, Deputy Minister of Lands.

Dated Victoria, B.C., 4th October, 1912.

VICTORIA LAND DISTRICT.

DISTRICT OF COAST, RANGE 1.

MAKE NOTICE that Lewis P. Strong, director I of the Coast Timber & Trading Company, Limited, of Calgary, lumberman, intends to apply for permission to purchase the following described lands: Commencing at a post planted at the south-east corner on the west shore of Wells Pass and on the mainland on the south shore to the entrance to Wehlis Bay; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 50 chains, more or less, to the north shore of Wehlis Bay, and thence along the shore to point of commencement; containing 600 acres, more or less.

Dated May 5th, 1914.

LEWIS P. STRONG. N. A. McKinnon, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Alexis Tremblay, of Vancouver, B.C., contractor stone mason, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about twenty-eight miles from its mouth and two miles east, marked "A. T.'s N.W. corner"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

jy23

ALEXIS TREMBLAY. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Robert Buch, of Vancouver, B.C., teamster, interest. ver, B.C., teamster, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about twenty-eight miles from its mouth and two miles east, marked "R. B.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

jy23

ROBERT BUCH. John MacDonell, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, George Henry Smith, of Vancouver, B.C., furniture dealer, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about twenty-eight miles from its mouth and two miles east. marked "G. H. S.'s N.E. corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

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GEORGE HENRY SMITH. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Alan E. Patterson, of Vancouver, B.C., agent, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-eight miles from its mouth, marked "A. E. P.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

ALAN E. PATTERSON. JOHN MACDONELL, Agent.

VANCOUVER LAND DISTRICT.

DISTRICT OF COAST, RANGE 3.

TAKE NOTICE that Jessie McVene Graham, of Vancouver, B.C., hotel proprietress, intends to apply for permission to purchase the following described lands: Commencing at a post planted at south-west corner of Lot 181; thence south 20 chains; thence west 20 chains; thence north 20 chains, more or less, to sea-shore; thence meandering along shore to post of commencement, and containing 40 acres, more or less.

Dated July 15th, 1914.

JESSIE MCVENE GRAHAM. ARTHUR H. HOGAN, Agent. 1 jy23

NOTICES. LAND

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Charles Braginton, of Vancouver, B.C., clerk, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about twentyeight miles from its mouth and two miles east, marked "C. B.'s S.E. corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

jy23

CHARLES BRAGINTON. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Arthur E. Shelton, of Vancouver, B.C., commission agent, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about twenty-eight miles from its mouth, marked "A. E. S.'s N.W. corner"; thence east 80 chains; thence south 80 chains, more or less, to the river; thence following the course of the river to point of commencement; containing 480 acres, more or less.

Dated February 26th, 1914.

ARTHUR E. SHELTON. JOHN MACDONELL, Agent.

jy23

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, David Hamilton, of Langley, B.C. farmer in the land of the control of the co Langley, B.C., farmer, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty miles from its mouth and four miles east, marked "D. H.'s S.E. corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

DAVID HAMILTON. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, George Edwin Omstead. of Vancouver, B.C., police constable, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty miles from its mouth, marked "G. E. O.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

GEORGE EDWIN OMSTEAD. JOHN MACDONELL, Agent.

SIMILKAMEEN LAND DISTRICT.

DISTRICT OF YALE.

MAKE NOTICE that I. William Robert Higginson, of Vancouver, superintendent, General Fire Ext. Co., intend to apply for permission to purchase the following described lands: Commencing at a post planted 10 chains south of the southwest post of Pre-emption 3094; thence south 20 chains; thence west 40 chains; thence north 20 chains; thence east 40 chains to point of commencement; containing 80 acres, more or less.

Dated June 25th, 1914.

WILLIAM ROBERT HIGGINSON. John Murphy, Agent.

jy23

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Richard Frazer, of Vaneouver, B.C., hotel proprietor, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty miles from its mouth, marked "R. F.'s N.W. eorner"; thence east 80 chains; thence south 80 chains; thence west 20 chains more or less, to river; thenee following the course of the river to point of commencement; containing 480 acres, more or less.

Dated February 27th, 1914.

jy23

RICHARD FRAZER. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that William Bailey, of Vaneouver, B.C., broker, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the west bank of the Finlay River, about thirty-five miles from the mouth, marked "W. B.'s S.E. corner"; thence west 60 chains, more or less; thence north 80 chains; thence east 40 chains, more or less, to the river; thence following the eourse of the river to point of commencement; containing 480 acres, more or less.

Dated February 28th, 1914.

jy30

WILLIAM BAILEY. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT,

DISTRICT OF PEACE RIVER.

TAKE NOTICE that William S. Wright, of Vancouver, B.C., gentleman, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the west bank of the Finlay River, about thirty-two miles from the mouth, marked "W. S.'s S.E. corner"; thenee west 80 chains; thenee north 80 chains; thenee east 80 chains, more or less, to the river; thenee following the course of the river to point of commencement; eontaining 640 aeres, more or

Dated February 28th, 1914.

jy30

WILLIAM S. WRIGHT. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Cleveland Stillwell Cummings, of Vancouver, B.C., contractor, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about twenty-six miles from its mouth and two miles east, marked "C. S. C.'s N.W. corner"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

CLEVELAND STILLWELL CUMMINGS. jy23 JOHN MACDONELL, Agent.

CORPORATION OF THE CITY OF KASLO.

MAKE NOTICE that the Corporation of the City of Kaslo intends to apply for permission to purchase the following described lands: Commencing at a post planted on the west side of Third Street, on Lot 1, Block 3, City of Kaslo, about high-water mark; thence north 160 feet; thence easterly 760 feet, meandering along lowwater mark; thence south-easterly 1,000 feet, meandering along low-water mark; thence south jy23

600 feet, meandering along low-water mark; thence south-westerly 3,200 feet, meandering along lowwater mark; thenee south-easterly 700 feet, meandering along low-water mark; thence northerly 700 feet, meandering along high-water mark; thence north-easterly 3,200 feet, meandering along highwater mark; thence north 600 feet, meandering along high-water mark; thence north-westerly 1,000 feet, meandering along high-water mark; thenee westerly 760 feet, meandering along high-water mark to point of commencement, and containing 30 aeres, more or less.

Dated June 12th, 1914.

CORPORATION OF THE CITY OF KASLO.

je25

A. R. HEYLAND, B.C.L.S., Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Henry F. Riefel, of Vancouver, B.C., student, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-six miles from its mouth and a mile and a half east, marked "H. T. R.'s S.W. corner"; thence east 80 ehains; thence west 80 chains; thence south 80 ehains to point of commencement; containing 640 acres, more or less. Dated February 26th, 1914.

jy23

HENRY F. RIEFEL. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Albert L. Young, of Vaneouver, B.C., mereliant, intend to apply for permission to purehase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-six miles from its mouth and three miles east, marked "A. L. Y.'s N.W. eorner"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; eontaining 640 acres, more or less.

Dated February 26th, 1914.

jy23

ALBERT L. YOUNG. JOHN MACDONELL, Agent.

VANCOUVER LAND DISTRICT.

DISTRICT OF COAST, RANGE 1.

MAKE NOTICE that William John Kear, of Yictoria, B.C., contractor, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the north end, at high-water mark, on the south island of the Rainier Group, in the vicinity of B unden Harbour; thence following the island in a south and easterly direction 60 chains; thence following the beach north and west 60 chains to the point of commencement; eontaining 100 aeres, more or less. The purpose of this land is for agriculture.

Dated April 14th, 1914.

WILLIAM JOHN KEAR, H. G. ADAMS, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Henry Trager, of Vaneouver, B.C., brewer, intend to apply for permission to purchase the following described lands; Commencing at a post planted on the north-east bank of the Finlay River about twenty-six miles from its mouth, marked "H. T.'s S.W. corner"; thence east 40 chains; thence north 80 chains; thence west 80 chains, more or less, to the river; thence following the course of the river to point of commencement; containing 640 acres, more or

Dated February 26th, 1914.

HENRY TRAGER. JOHN MACDONELL, Agent.

je11

STIKINE DIVISION, CASSIAR LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that W. S. P. Thorman, of Telegraph Creek, teacher, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the southeast corner on the north shore of Stikine River about one mile east of Telegraph Creek and 600 yards south from the Dease Trail; thence north 20 chains; thence east 20 chains; thence south 20 chains; thence west 20 chains to point of commencement, and containing 40 acres, more or less.

Dated June 28th, 1914.

WILLIAM SPENCER PELHAM THORMAN. jy23

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Emma Allen, af Vancouver, B.C., married woman, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about thirty-two miles from its mouth, marked "E. A.'s N.W. corner"; thence east 80 chains; thence south 80 chains; thence west 40 chains, more or less, to the river; thence following the course of the river to point of commencement; containing 480 acres, more or less.

Dated February 27th, 1914.

jy23

EMMA ALLEN. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, George W. Twitley, of of Vancouver, B.C., clerk, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-six miles from its mouth and three miles and a half east, marked "G. W. T.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

GEORGE W. TWITLEY.

jy23

JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Charles Doering, of Vancouver, B.C., capitalist, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-six miles from its mouth and four miles and a half east, marked "C. D.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains: thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

CHARLES DOERING.

JOHN MACDONELL, Agent. jy23

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Francis Dana, of Vancouver, B.C., tailor, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty-three miles from its mouth and two miles east, marked "F. D.'s S.W. corner"; thence east 80 chains; thence north | jel1

80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 28th, 1914.

FRANCIS DANA.

jy23

JOHN MACDONELL, Agent.

PEACE RIVER LAND DISTRICT.

DISTRICT OF CARIBOO.

TAKE NOTICE that I, Angus Hector Gunn, of Fort George, labourer, intend to apply for permission to purchase the following described lands: Commencing at a post planted one mile east of Fox River; thence west 80 chains; thence north 40 chains; thence east 80 chains; thence south 40 chains to point of commencement.

Dated April 1st, 1914.

jy2

ANGUS HECTOR GUNN.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Lloyd Oliver, of Vancouver, B.C., bus-driver, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty-two miles from its mouth and two miles east, marked "L. O.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

LLOYD OLIVER. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, John Williams, of Vancouver, B.C., capitalist, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-six miles from its mouth and two miles and a half east, marked "J. W.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

JOHN WILLIAMS. JOHN MACDONELL, Agent.

jy23

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, William H. Tomlinson, of Vancouver P.C. clerk in the International Control of Vancouver P.C. clerk in the Internationa of Vancouver, B.C., clerk, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-six miles from its mouth and half a mile east, marked "W. H. T.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

WILLIAM H. TOMLINSON. JOHN MACDONELL, Agent.

SKEENA LAND DISTRICT.

COAST DISTRICT, RANGE 5.

TAKE NOTICE that I, Donald J. McDonald, of Kincolith, B.C., physician, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the south bank of Ichkeany Creek near its mouth, on the south-east bank of the Nass River; thence east 40 chains; thence south 40 chains; thence west 40 chains; thence north 40 chains to point of commencement; containing 160 acres, more or less.

Dated May 26th, 1914.

jy23

DONALD J. McDONALD.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I. John Hewitt, of Vanconver, B.C., carpenter, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about thirty-two miles from its mouth and four miles east, marked "J. H.'s N.E. corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

JOHN HEWITT. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Thomas H. Adair, of Vancouver, B.C., bartender, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty miles from its mouth and two miles east, marked "T. H. A.'s N.W. corner"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

THOMAS H. ADAIR. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, John Galloway, of Vancouver, B.C., composer, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about thirty miles from its mouth and four miles east, marked "J. G.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

JOHN GALLOWAY. JOHN MACDONELL, Agent.

SAYWARD LAND DISTRICT.

DISTRICT OF SAYWARD.

MAKE NOTICE that Justin Dorr, of Upper Valdes Island, farmer, intends to apply for permission to purchase the following described lands: Commencing at a post planted 10 chains east of Hyacinth Lake on line of P. C. L.'s claim No. 171; thence 10 chains west to shore of lake; thence along shore of lake in a south-easterly direction 14 chains to the intersection of west line of Justin Dorr's pre-emption; thence north on pre-emption line 10 chains to point of commencement, and containing 5 acres.

Dated May 27th, 1914.

je11

JUSTIN DORR.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Arthur M. Todd, of Vancouver, B.C., salesman, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about thirty-two miles from the mouth and two miles east, marked "A. M. T.'s N.E. corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

ARTHUR M. TODD. JOHN MACDONELL, Agent. | jy9

LAND NOTICES.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Margaret Gowanlock, of Vancouver, B.C., stenographer, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty miles from its mouth and two miles east, marked "M. G.'s S.E. corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

MARGARET GOWANLOCK. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Angus Stewart, of Vancouver, B.C., clerk, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty-two miles from the mouth and four miles east, marked "A. S.'s S.E. corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

ANGUS STEWART. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Thomas Claufield, of Calgary, Alberta, farmer, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirtytwo miles from the mouth and four miles east, marked "T. C.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

THOMAS CLAUFIELD. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Charles Moran, of Vancouver, B.C., foreman, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty-three miles from its mouth and one mile east, marked "C. M.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 28th, 1914.

jy23

CHARLES MORAN. JOHN MACDONELL, Agent.

SIMILKAMEEN LAND DISTRICT.

DISTRICT OF YALE.

MAKE NOTICE that John C. Eaton, of Nanaimo, B.C., broker, intends to apply for permission to purchase the following described lands: Commencing at a post planted at the southwest corner of Lot 23S; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres.

Dated June 12th, 1914.

JOHN C. EATON. IAN BROWN, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, John A. Beattie, of Vancouver, B.C., brakeman, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about thirty miles from its mouth, marked "J. A. B.'s N.E. corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

JOHN A. BEATTIE. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Frank Lyons, of Vanconver, B.C., groeer, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty-three miles from its mouth, marked "F. L.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more

Dated February 28th, 1914.

jy23

FRANK LYONS. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Colin C. McLennan, of Vancouver, B.C., hotel manager, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty-two miles from its mouth and two miles east, marked "C. C. McL.'s S.E. cor."; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

COLIN C. McLENNAN. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, George A. Conn. of Vaneouver, B.C., blacksmith, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty miles from its mouth and two miles east, marked "G. A. C.'s S. W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

GEORGE A. CONN.

JOHN MACDONELL, Agent. jy23

FORT FRASER LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

MAKE NOTICE that William Arthur Davies, of Vancouver, B.C., contractor, intends to apply for permission to purchase the following described lands: Commencing at a post planted one mile north and 30 chains west of the north-west corner of Lot 2040, Coast, Range 5, and situated on Ormonde Creek; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to the point of commencement, and containing 640 acres, more or less.

Dated June 30th, 1914.

jy16

WILLIAM ARTHUR DAVIES.

LAND NOTICES.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Adolph Hausman, of L Vancouver, B.C., tailor, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about thirty-two miles from the mouth and two miles east. marked "A. H.'s N.W. corner"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 17th, 1914.

jy23

ADOLPH HAUSMAN. JOHN MACDONELL, Agent.

VANCOUVER LAND DISTRICT.

DISTRICT OF COAST, RANGE 3.

MAKE NOTICE that Helen Frewen Sheringham, of Chezacut, B.C., married woman, intends to apply for permission to purchase the following described lands: Commencing at a post planted 20 chains west of the north-east corner of Lot 524. Group 1; thence north 20 chains; thence west 20 chains; thence south 20 chains; thence east 20 chains to point of commencement; situated in vicinity of Chezaent P.O., B.C.

Dated May 11th, 1914.

HELEN FREWEN SHERINGHAM. EDWARD D'URBAN SHERINGHAM, Agent. jell

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Henry Joseph Woodward, of Vancouver, B.C., elerk, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about twenty-six miles from its mouth and one mile east, marked "H. J. W.'s N.W. corner"; thence east 80 ehains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

jy23

jy23

HENRY JOSEPH WOODWARD. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, William Hayward, of Vaneouver, B.C., engineer, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty miles from its mouth and four miles east, marked "W. H.'s N.E. corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east SO chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

WILLIAM HAYWARD. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Rosa Duttwelier, of Vaneouver, B.C., spinster, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about twentysix miles from its mouth and four miles east, marked "R. D.'s N.W. corner"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less,

Dated February 26th, 1914.

ROSA DUTTWELIER. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Thomas Clarke, of Vancouver, B.C., agent intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about thirty miles from its mouth and four miles east, marked: "T. C.'s N.W. corner"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

THOMAS CLARKE. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

NAKE NOTICE that I, Horace Godfry, of Vancouver, B.C., teamster, intend to apply for permission to purchase the following described Commencing at a post planted on the north-east bank of the Finlay River about thirtytwo miles from its mouth, marked "H. G.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

jy23

HORACE GODFRY. JOHN MACDONELL, Agent.

VANCOUVER LAND DISTRICT.

DISTRICT OF COAST, RANGE 2.

MAKE NOTICE that William Moore, of Vancouver, B.C., tinsmith, intends to apply for permission to purchase the following described lands: Commencing at a post planted at the northeast corner of Lot 496; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated June Sth, 1914.

jy23

WILLIAM MOORE. WILLIAM HENRY WOOLEY, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Cornelius F. Schmidt, of Vancouver, B.C., brewer, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-eight miles from its mouth, marked "C. F. S.'s S.E. corner"; thence north 80 chains; thence west 80 chains, more or less, to the river; thence following the course of the river to point of commencement; containing 480 acres, more or less.

Dated February 26th, 1914.

CORNELIUS F. SCHMIDT. JOHN MACDONELL, Agent.

jy23

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Walter W. Buss, of Vancouver, B.C., longshoreman, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about twenty-eight miles from its mouth and four miles east, marked "W. W. B.'s N.W. corner"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

WALTER W. BUSS. JOHN MACDONELL, Agent. | jy23

LAND NOTICES.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, William Blackman, of Vancouver BC teamster intend to apply Vancouver, B.C., teamster, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-eight miles from its mouth and four miles east, marked "W. B.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

jy23

WILLIAM BLACKMAN. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Zeno Hamilton, of Vancouver, B.C., painter, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-eight miles from its mouth and four miles east. marked "Z. H.'s S.E. corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; eontaining 640 acres, more or less.

Dated February 26th, 1914.

jy23

jy23

jy23

ZENO HAMILTON. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Johanne Marie Smith, of Vancouver, B.C., married woman, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the north-east bank of the Finlay River about twenty-eight miles from its mouth and four miles east, marked "J. M. S.'s N.E. corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 26th, 1914.

JOHANNE MARIE SMITH. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, William F. Allen, of Vancouver, B.C., egg-candler, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about thirty-two miles from its mouth, marked "W. F. A.'s S.E. cor."; thence north 80 chains; thence west 80 ehains, more or less, to river to point of commencement; containing 480 acres, more or less.

Dated February 27th, 1914.

WILLIAM F. ALLEN. JOHN MACDONELL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that I, Frank Donnelly, of Vancouver, B.C., carpenter, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about thirty-two miles from its mouth and four miles east, marked "F. D.'s N.W. corner"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated February 27th, 1914.

FRANK DONNELLY. JOHN MACDONELL, Agent.

jy23

MAKE NOTICE that E. E. Brown, of Nanaimo, school teacher, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the west shore of Southy Island, about one-third of a mile north of Wallis Point, Nanoose Bay, and following the sinuosities of the shore-line around the whole island to point of commencement; containing 6 acres, more

Dated June 20th, 1914. jy2

E. E. BROWN.

SKEENA LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that Charles E. Blaine, of Delta, Colorado, attorney-at-law, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the west bank of Wolverine Creek about one mile east of the Nass River and about ten miles northerly from the mouth of Cottonwood Creek; thence south 20 chains; thence east 40 chains; thence north 20 chains; thence west 40 chains to the point of commencement; containing 80 acres, more or less.

Dated June 23rd, 1914.

jy30

CHARLES E. BLAINE. LEON C. ANGEL, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that Hans Hulbe, of Twinn Falls, Idaho, architect, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the east bank of the Nass River about two miles and a half southerly from the mouth of Cottonwood Creek; thence east 40 chains; thence south 80 chains; thence west to the east bank of the Nass River; thence northerly along the east bank of the Nass River to the point of commencement; containing 160 acres, more or less.

Dated June 24th, 1914.

HANS HULBE. LEON C. ANGEL, Agent.

jv30

SKEENA LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that Emma B. Hopkins, of Twinn Falls, Idaho, teacher, intends to apply for permission to purchase the following described lands: Commencing at a post planted about 400 yards east of Wolverine Creek and about one mile and a half east of the Nass River and about eleven miles and a quarter northerly from the mouth of Cottonwood Creek; thence north 80 chains; thence west 60 chains; thence south 80 chains; thence east 60 chains to the point of commencement; containing 480 acres, more or less.

Dated June 23rd, 1914.

EMMA B. HOPKINS. LEON C. ANGEL, Agent.

jy30

SKEENA LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that Charles J. Lippert, of Delta, Colorado, real-estate agent, intends to apply for permission to purchase the following described lauds: Commencing at a post planted about 100 yards east of Wolverine Creek and about one mile and a quarter east of the Nass River and about eleven miles and a quarter northerly from the mouth of Cottonwood Creek; thence south 80 chains; thence east 20 chains; thence north 80 chains; thence west 20 chains to the point of commencement; containing 160 acres, more or less.

Dated June 23rd, 1914.

CHARLES J. LIPPERT. LEON C. ANGEL, Agent. 1, jy30

LAND NOTICES.

SKEENA LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

MAKE NOTICE that John J. Little, of Prince Rupert, B.C., electrician, intends to apply for permission to purchase the following described lands: Commencing at a post planted at the north-east corner of Lot 74, Range 5, Coast District; thence 40 chains north; thence 20 chains west; thence 40 chains south; thence 20 chains east to point of commencement; containing 80 acres, more or less.

Dated May 29th, 1914. je25

JOHN J. LITTLE.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that I, Robert Howatson, of Vancouver, B.C., clerk, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the northeast bank of the Finlay River about twenty-six miles from its mouth, marked "R. H.'s N.W. corner"; thence east 80 chains; thence south 60 chains, more or less, to the river; thence following the course of the river to point of commencement; containing 480 acres, more or less.

Dated February 26th, 1914.

ROBERT HOWATSON. JOHN MACDONELL, Agent.

jy23

ATLIN LAND DISTRICT.

DISTRICT OF ATLIN.

TAKE NOTICE that Geo. W. Mitchell, of Ottawa, Canada, broker, intends to apply for permission to purchase the following described lands: Commencing at a post planted on a point extending into Atlin Lake about half a mile in a north-westerly direction from the Government Telegraph Office situated near Pike River; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains; containing 640 acres, more or less.
Dated June 26th, 1914.

jy16

GEO. W. MITCHELL. E. P. POND, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that Ralph R. Colby, of Twinn mission to purchase the following described lands: Commencing at a post planted about one mile east of the Nass River and about six miles and a quarter northerly from the mouth of Cottonwood Creck; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the point of commencement; containing 640 acres. more or less.

Dated June 22nd, 1914.

jy30

RALPH R. COLBY. LEON C. ANGEL, Agent.

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

TAKE NOTICE that Frederick Brown, of Vancouver, B.C., gentleman, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the west bank of the Finlay River, about thirty-four miles from the mouth, marked "F. B.'s S.E. corner"; thence west 80 chains; thence north 80 chains; thence east 80 chains, more or less, to the river; thence following the course of the river to point of commencement; containing 640 acres, more or less.

Dated February 28th, 1914.

FREDERICK BROWN. JOHN MACDONELL, Agent.

jy30

FORT GEORGE LAND DISTRICT.

DISTRICT OF PEACE RIVER.

MAKE NOTICE that Minnie V. Bailey, of Vanconver, B.C., married woman, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the west bank of the Finlay River, about thirty-six miles from the mouth, marked "M. V. B.'s S.E. corner"; thence west 40 chains; thence north 80 chains, more or less, to the river; thence following the course of the river to point of commencement; containing 160 acres, more or less.

Dated February 28th, 1914.

MINNIE V. BAILEY.

jy30

JOHN MACDONELL, Agent.

COAL PROSPECTING LICENCES.

NOTICE TO APPLICANTS.

Applicants are hereby notified that all cheques accompanying applications for Coal Prospecting Licences must be "certified," and made payable at par at the office of the Commissioner in whose District the land is situated. otherwise the applications will not be entertained.

> ROBT. A. RENWICK, Deputy Minister of Lands

Dated Victoria, B.C., 4th October, 1912.

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

NOTICE is hereby given that, thirty days after the first publication of this notice, I, Finlay R. Anderson, of Vancouver, B.C., miner, intend to apply to the Minister of Lands and to the Commissioner of Lands for the District of East Kootenay for a licence to prospect for coal and petroleum over the following described lands, situate in Block 4593: Commencing at a post planted about 20 chains east of the south-east corner of Lot 7117, being Finlay R. Anderson's north-west corner; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement, and containing 640 acres, more or less.

Located June 16th, 1914.

jy16

FINLAY R. ANDERSON.

NOTICE.

OTICE is hereby given that, sixty days after date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "James J. Hixon's southwest corner post" on North Fork of Sage Creek, about seven miles and a half northerly from the north-east corner post of Lot 8734; thence 80 chains north, thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement.

Dated June 30th, 1914.

JAMES J. HIXON.

JOHN A. FISHER, Agent.

Witness: Thomas D. Roche.

VANCOUVER LAND DISTRICT.

TAKE NOTICE that I, Gerald St. Leger Carter, of Rosedale, B.C., intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing 42 yards west of the 12-mile post on the Cheakamus wagonroad; thence north 40 chains; thence east 40 chains; thence south 40 chains; thence west 40 chains to point of commencement; containing 160 acres, more or less, to south-west corner.

Dated June 26th, 1914.

jy16

GERALD ST. LEGER CARTER.

Louis N. Lavigne, Agent. 1 jy16

COAL PROSPECTING LICENCES.

VANCOUVER LAND DISTRICT.

TAKE NOTICE that Thomas Holman Orchardson, of Vancouver, B.C., merchant, intends to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands in District Lot 526: Commencing at a post planted at or near south-east corner of Block 207; thence 80 chains due east; thence 80 chains due north; thence 80 chains due west; thence 80 chains due south to point of commencement.

Located May 11th, 1914.

THOMAS HOLMAN ORCHARDSON. jy9

NOTICE is hereby given that, within sixty days from date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in Block 4593, Fernie, District of South-East Kootenay: Commencing at a post planted at the south-east corner of Lot 7109 and being the south-west corner; thence east SO chains, north SO chains, west about 40 chains, south about 60 chains, west about 40 chains, and south about 20 chains to point of commencement, and containing 640 acres, more or less.

Located June 28th, 1914.

FRED. LOOMIS. JAMES FISHER, Agent.

jy9

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, George Leslie Bachelder, of Masset, B.C., farmer, intend to apply for a licence to prospect for coal and petroleum over the following described lands:

29. Commencing at a post planted about two miles east and four miles south of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains west, 80 chains south, 80 chains east, 80 chains north to place of commence-

Located May 14th, 1914.

GEORGE LESLIE BACHELDER.

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

NOTICE is hereby given that, thirty days after the first publication of this notice, I, Andrew J. Drewery, of Vancouver, B.C., miner, intend to apply to the Minister of Lands and the Commissioner of Lands for the District of East Kootenay, for a licence to prospect for coal and petroleum over the following described lands, situate in Block 4593: Commencing at a post planted about 20 chains east of the south-east corner of Lot 7117, being Andrew J. Drewery's north-east corner; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement, and containing 640 acres, more or less.

Located June 16th, 1914.

jy16

jy23

ANDREW J. DREWERY.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

PAKE NOTICE that Peter Piombo, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands, on the west coast of Graham Island: Commencing at a post planted seven miles north and one mile east of the north-east corner of Lot 2437; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; known as C.I. 7504.

Located May 23rd, 1914.

PETER PIOMBO.

HAZELTON LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that, sixty days after date, I, Margaret Sarah McKuen, of Cedar Cove, B.C., spinster, intend to apply to the Minister of Lands for a lieence to prospect for coal and petroleum over 640 acres of land, as follows: Commencing at a post planted at the north-west corner of Sec. 32, Tp. 1A, Range 5, Coast District, and marked "M. S. M.'s N.E. corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the point of commencement. Claim No. 1.

Dated May 21st, 1914.

MARGARET SARAH MCKUEN.

jy16

FRANK TREANOR, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that, sixty days after date, I, Margaret Sarah McKuen, of Cedar Cove, B.C., spinster, intend to apply to the Minister of Lands for a lieenee to prospect for eoal and petroleum over 640 acres of land, as follows: Commencing at a post planted at the north-west corner of Sec. 32, Tp. 1A, Range 5, Coast District, and marked "M. S. M.'s N.W. corner"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to the point of eommeneement. Claim No. 2.

Dated May 21st, 1914.

MARGARET SARAH MCKUEN.

jy16

FRANK TREANOR, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that, sixty days after date, I, Margaret Sarah MeKuen, of Cedar Cove, B.C., spinster, intend to apply to the Minister of Lands for a licence to prospect for eoal and petro-leum over 640 aeres of land, as follows: Commencing at a post planted at the north-west corner of Sec. 32, Tp. 1A, Range 5, Coast District, and marked "M. S. M.'s S.W. corner"; thence east 80 chains; thence north 80 chains; thence west 80 ehains; thenee south 80 ehains to the point of commencement. Claim No. 3.

Dated May 21st, 1914.

MARGARET SARAH MCKUEN.

jy16

FRANK TREANOR, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that, sixty days after date, I, Margaret Sarah McKuen, of Cedar Cove, B.C., spinster, intend to apply to the Minister of Lands for a lieence to prospect for eoal and petroleum over 640 acres of land, as follows: Commencing at a post planted at the north-west corner of Sec. 32, Tp. 1A, Range 5, Coast District, and marked "M. S. M.'s S.E. corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thenee east 80 chains to the point of eommencement. Claim No. 4.

Dated May 21st, 1914.

MARGARET SARAH MCKUEN.

jy16

Frank Treanor, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that, sixty days after date, I, Margaret Sarah McKuen, of Cedar Cove, B.C., spinster, intend to apply to the Minister of Lands for a licenee to prospect for coal and petroleum over 640 acres of land, as follows: Com- 1 jy16

mencing at a post planted at the north-east corner of Sec. 33, Tp. 1A, Range 5, Coast District, and marked "M. S. M.'s S.E. corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the point of commencement. Claim No. 5.

Dated May 21st, 1914.

MARGARET SARAH MCKUEN.

jy 16

FRANK TREANOR, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that, sixty days after date, I, Margaret Sarah McKuen, of Cedar Cove, B.C., spinster, intend to apply to the Minister of Lands for a licence to prospect for eoal and petroleum over 640 acres of land, as follows: Commencing at a post planted at the north-east eorner of Sec. 33, Tp. 1A, Range 5, Coast District, and marked "M. S. M.'s N.E. corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the point of eommencement. Claim No. 6.

Dated May 21st, 1914.

MARGARET SARAH McKUEN.

jy16

FRANK TREANOR, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that, sixty days after date, I, Margaret Sarah McKuen, of Cedar Cove, B.C., spinster, intend to apply to the Minister of Lands for a licenee to prospect for coal and petroleum over 640 aeres of land, as follows: Commencing at a post planted at a point half a mile south of the north-east corner of Sec. 33, Tp. 1A, Range 5, Coast District, and marked "M. S. M.'s S.W. corner"; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the point of commencement. Claim No. 7.

Dated May 21st, 1914.

MARGARET SARAH MCKUEN.

jy16

FRANK TREANOR, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that, sixty days after date, I, Margaret Sarah McKuen, of Cedar Cove, B.C., spinster, intend to apply to the Minister of Lands for a lieence to prospect for coal and petroleum over 640 aeres of land, as follows: Commeneing at a post planted at a point half a mile south of the north-east corner of Sec. 33, Tp. 1A, Range 5, Coast District, and marked "M. S. M.'s N.W. corner"; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the point of commencement. Claim No. S.

Dated May 21st, 1914.

MARGARET SARAH MCKUEN. Frank Treanor, Agent.

jy16

HAZELTON LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that, sixty days after date, I, Margaret Sarah McKuen, of Cedar Cove, B.C., spinster, intend to apply to the Minister of Lands for a licence to prospect for eoal and petro-Ieum over 640 acres of land, as follows: Commencing at a post planted at the south-west corner of Sec. 35, Tp. 1A, Range 5, Coast District, and marked "M. S. M.'s S.W. corner"; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the point of commencement. Claim No. 9.

Dated May 21st, 1914.

MARGARET SARAH MCKUEN. FRANK TREANOR, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

17. Commencing at a post planted about six miles east and one mile north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains east, 80 chains south, 80 chains west to place of commencement.

Dated May, 13th, 1914.

jy9 SAMUEL DARTMOUTH SEWALL. George Leslie Bachelder, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

18. Commencing at a post planted about five miles east and four miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains south, 80 chains east, 80 chains north, 80 chains west to place of commencement.

Dated May, 13th, 1914.

jy9 SAMUEL DARTMOUTH SEWALL. George Leslie Bachelder, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

15. Commencing at a post planted about five miles east and two miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains west, 80 chains south, 80 chains east to place of commencement.

Dated May, 13th, 1914.

jy9 SAMUEL DARTMOUTH SEWALL. George Leslie Bachelder, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

16. Commencing at a post planted about five miles east and two miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains east, 80 chains south, 80 chains west to place of commencement.

Dated May, 13th, 1914.

jy9 SAMUEL DARTMOUTH SEWALL. George Leslie Bachelder, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmonth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

14. Commencing at a post planted about five miles east and two miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains south, 80 chains east, 80 chains north, 80 chains west to place of commencement.

Dated May, 13th, 1914.

jy9

SAMUEL DARTMOUTH SEWALL.
GEORGE LESLIE BACHELDER, Agent. jy9

COAL PROSPECTING LICENCES.

VANCOUVER LAND DISTRICT.

TAKE NOTICE that I, Elwood C. Hambly, of South Vancouver, B.C., intend, within sixty days from the date hereof, to apply to the Minister of Lands for a licence to prospect for coal, petroleum, and natural gas on the following described lands: Starting at a point known as the northeast corner of the North-west Quarter of Section 45, Hastings Townsite, and being further described as \$11.5 feet from Nanaimo Road on Thirteenth Avenue East, and running 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of commencement, and containing 640 acres, more or less.

Dated at Vancouver, B.C., this 4th day of July,

1914. jy9

ELWOOD C. HAMBLY.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, George Leslie Bachelder, of Masset, B.C., farmer, intend to apply for a licence to prospect for coal and petroleum over the following described lands:—

10. Commencing at a post planted about one mile east and one mile north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains south, 80 chains east, 80 chains north, 80 chains west to place of commencement.

Located May 13th, 1914.

jy9 GEORGE LESLIE BACHELDER.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

11. Commencing at a post planted about one mile east and one mile north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains west, 80 chains north, 80 chains east, 80 chains south to place of commencement.

Dated May, 13th, 1914.

jy9 SAMUEL DARTMOUTH SEWALL. George Leslie Bachelder, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

12. Commencing at a post planted about one mile east and one mile north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains east, 80 chains south, 80 chains west to place of commencement.

Dated May, 13th, 1914.

jy9 SAMUEL DARTMOUTH SEWALL. George Leslie Bachelder, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

3. Commencing at a post planted about five miles east and two miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains west, 80 chains south, 80 chains east, 80 chains north to place of commencement.

Dated May, 13th, 1914.

SAMUEL DARTMOUTH SEWALL.
GEORGE LESLIE BACHELDER, Agent.

SOUTH-EAST KOOTENAY DISTRICT.

MAKE NOTICE that I, Oza Abuid Benson, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile and a half north of the north boundary of 7280 in Block 4593, and being the south-west corner post; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 19th, 1914.

O. A. BENSON. jy16

Witness: B. S. Burchell.

SOUTH-EAST KOOTENAY DISTRICT.

TAKE NOTICE that I, Oza Abuid Benson, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about three miles and a half north of the north boundary of 7280 in Block 4593, and being the north-west corner post; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 20th, 1914.

O. A. BENSON.

Witness: B. S. Burchell.

jy16

SOUTH-EAST KOOTENAY DISTRICT.

MAKE NOTICE that I, Brinsley Sheridan Burchell, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile and a half north of the north boundary of 7280 in Block 4593, and being the north-west corner post; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 19th, 1914.

B. S. BURCHELL.

Witness: O. A. Benson.

jy16

SOUTH-EAST KOOTENAY DISTRICT.

MAKE NOTICE that I, Brinsley Sheridan Burchell, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile and a half north of the north boundary of 7280 in Block 4593, and being the north-east corner post; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement.

Dated June 19th, 1914.

B. S. BURCHELL.

SUTHERLAND HUTTON.

jy16

SOUTH-EAST KOOTENAY DISTRICT.

MAKE NOTICE that I, Brinsley Sheridan Burchell, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about three miles and a half north of the north boundary of 7280 in Block 4593, and being the south-west corner post; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement. Dated June 20th, 1914.

B. S. BURCHELL.

Witness: O. A. Benson.

jy16

TOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about 75 feet west of a spring coming out of the mountain between Sage and Commerce Creeks, Block 4593, about one mile and a half north of the north boundary of Coal Location No. 1935, and marked "Sutherland Hutton's south-east corner post"; thence north

along the west boundary of O. A. Benson's claim; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement. Located June 19th, 1914.

SUTHERLAND HUTTON.

Witness: B. S. Burchell.

jy16

HAZELTON LAND DISTRICT.

DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that, sixty days after date, I,
Margaret Sarah McKerri Margaret Sarah McKuen, of Cedar Cove, B.C., spinster, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over 640 acres of land, as follows: Commencing at a post planted at the south-west corner of Sec. 35, Tp. 1A, Range 5, Coast District, and marked "M. S. M.'s N.W. corner"; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the point of commencement. Claim No. 10.

Dated May 21st, 1914.

MARGARET SARAH MCKUEN. FRANK TREANOR, Agent.

NOTICE is hereby given that, sixty days after date hereof. Lintend to apply to the Ministry date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-east corner of Sutherland Hutton's claim, Block 4593; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to point of commencement; said location adjoining the west boundary of O. A. Benson's claim and the north boundary of Sutherland Hutton's location.

Located June 20th, 1914.

SUTHERLAND HUTTON.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post marked "William J. Dunn's south-east corner post" on North Branch Sage Creek, about four miles and a half north-east of north-east corner post of Lot 8734; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to point of commencement.

Staked June 12th, 1914.

WILLIAM J. DUNN.

JOHN A. FISHER, Agent. jy16

Witness: Thomas D. Roche.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post marked "A. McL. Fletcher's south-west corner post" on North Branch Sage Creek, about three miles and a half north-east from north-east corner post of Lot 8734; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement.

Staked June 12th, 1914.

A. McL. FLETCHER.

JOHN A. FISHER, Agent.

Witness: Thomas D. Roche.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post marked "David Spiers's south-east corner post" on North Branch Sage Creek, about three miles and a half north-east from north-east corner post of Lot 8734; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to point of commencement.

Staked June 12th, 1914.

DAVID SPIERS.

JOHN A. FISHER, Agent. Witness: THOMAS D. ROCHE.

NOTICE is hereby given that, within sixty days from date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in Block 4593, Fernie District of South-East Kootenay: Commencing at a post planted about 20 chains south of the south-east corner of Lot 7117 and about two miles north of the International Boundary-line, heing the south-west corner; thence north 80 chains, east 80 chains, south 80 chains, and west 80 chains to point of commencement, and containing 640 acres, more or less.

Located June 28th, 1914.

FRED. LOOMIS.

jy9 JAMES FISHER, Agent.

OTICE is hereby given that, within sixty days from date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in Block 4593, Fernie, District of South-East Kootenay: Commencing at a post planted about 20 chains south of the south-east corner of Lot 7117 and about two miles north of the International Boundary-line, being the north-west corner; thence south 80 chains, east 80 chains, north 80 chains, and west 80 chains to point of commencement, and containing 640 acres, more or less.

Located June 28th, 1914.

FRED. LOOMIS.

JAMES FISHER, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that I, Thomas Artemns Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted three miles north of the north-west corner of Lot 2435, formerly Coal Licence 8091; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement.

Located May 11th, 1914.

jy9

jy9

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that I, Thomas Artemus Watt. of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted at the north-west corner of what was formerly Coal Licence 8577; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement.

Located May 13th, 1914.

jy9

THOMAS A. WATT.

SKEENA LAND DISTRICT.

TAKE NOTICE that I, Thomas Artemus Watt, of Vancouver B.C. prospector intend to of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted one mile east of the north-east corner of Lot 2438; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement.

Located May 12th, 1914.

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that I, Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted one mile north of the north-west corner of Coal Licence 9367; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement.

Located May 12th, 1914.

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that I, Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a lieence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted at the north-west corner of what was formerly Coal Lieence 8577; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Located May 13th, 1914.

jy9

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Star Realty Co., Ltd., of Vancouver, B.C., intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

6. Commencing at a post planted ahont five miles north and one mile west of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains west, 80 chains south, 80 chains east to place of commencement.

Located May 11th, 1914.

jy9

STAR REALTY CO., LTD. George Leslie Bachelder, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Star Realty Co., Ltd., of Vanconver, B.C., intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

7. Commencing at a post planted about five miles north and one mile west of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains east, 80 chains south, 80 chains west to place of commencement.

Located May 11th, 1914.

jy9

STAR REALTY CO., LTD. GEORGE LESLIE BACHELDER, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Star Realty Co., Ltd., of Vancouver, B.C., intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

8. Commencing at a post planted about seven miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains west, 80 chains south, 80 chains east, 80 chains north to place of commencement.

Located May 11th, 1914.

jy9

STAR REALTY CO., LTD. George Leslie Bachelder, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Star Realty Co., Ltd., of Vancouver, B.C., intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

3. Commencing at a post planted about three miles north and one mile west of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains east, 80 chains south, 80 chains west to place of commencement.

Located May 11th, 1914.

STAR REALTY CO., LTD. GEORGE LESLIE BACHELDER, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Thomas Artemus Watt, of Vanconver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted two miles east of the north-east corner of Lot 2438; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement.

Located May 13th, 1914.

jy9 THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted two miles east of the north-east corner of Lot 2438; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80

chains to point of commencement. Located May 13th, 1914.

jy9

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted one mile east of the north-east corner of Lot 243S; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement.

Located May 12th, 1914.

jy9

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted one mile east of the north-east corner of Lot 2438; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement.

Located May 12th, 1914.

jy9

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Thomas Artemus Watt, of Vanconver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted one mile north of the north-west corner of Coal Licence 9367; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement.

Located May 12th, 1914.

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted at the south-east corner of what was formerly Coal Licence 8576, and being at the south-

west corner of Coal Licence 9450; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement, and being the ground formerly occupied by Coal Licence No. 8576.

Located May 13th, 1914.

9 THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted one mile north of the north-east corner of Lot 2437, formerly Coal Licence 8090; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement.

Located May 11th, 1914.

jy9

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted one mile north of the north-east corner of Lot 2437, formerly Coal Licence 8090; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement.

Located May 11th, 1914.

jy9

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

AKE NOTICE that I, Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted one mile north of the north-east corner of Lot 2437, formerly Coal Licence 8090; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement.

Located May 11th, 1914.

THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I. Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted one mile north of the north-east corner of Lot 2437, formerly Coal Licence 8090; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of commencement.

Located May 11th, 1914.

y9 THOMAS A. WATT.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Thomas Artemus Watt, of Vancouver, B.C., prospector, intend to apply for a licence to prospect for coal and oil on the following described lands on the west coast of Graham Island: Commencing at a post planted three miles north of the north-west corner of Lot 2435, formerly Coal Licence 8091; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement.

Located May 11th, 1914.

jy9

THOMAS A. WATT.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

MAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted five miles east and two miles south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the north-

west corner. jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer intend to apply to of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted four miles east of the north-east corner of C.L. 9646, Louis Harbour; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to point of commencement; containing 640 acres, more or less.

jy30 EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted three miles east and two miles south of the north-east corner of C.I. 9484, Otard Bay; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to point of commencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the northeast corner.

jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

MAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted five miles east and two miles south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to point of commencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the north-

east corner.

jy30 EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver engineer intend to apply to of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted five miles east and two miles south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains west; thence 80 chains north; thence 80 chains east; thence SO chains south to point of commencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the south-

EVERETT HARVIE LEA. jy30

COAL PROSPECTING LICENCES.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

MAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted five miles east and two miles south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the southwest corner.

jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted five miles east and four miles south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains west; thence 80 chains north; thence 80 chains east; thence 80 chains south to point of commencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the southeast corner. jy30 EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted five miles east and four miles south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the southwest corner.

jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted five miles east and four miles south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the northwest corner.

jy30 EVERETT HARVIE LEA.

TAKE NOTICE that I, E. P. Henry, of Arrowhead, B.C., intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum on and under the following described lands: Commencing at a post planted and marked "F. P. H.," on the west boundary of the Arrow Lakes Lumber Co., Ltd., mill-site; thence 20 chains south, 80 chains east, 80 chains north, 80 chains west, and 60 chains south to the point of commencement; containing 610 acres, more or less.

Dated May 23rd, 1914.

jy30

E. P. HENRY.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for eoal and petroleum over the following described lands: Commencing at a post planted about two miles north of the northeast corner of Lot 2193; thence south 80 chains, west 80 chains, north 80 chains, east 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No. 64.

Dated June 10th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles north of the northeast corner of Lot 2193; thence north 80 chains, west 80 chains, south 80 chains, east 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No. 60.

Dated June 10th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about four miles north of the northeast corner of Lot 2193; thence south 80 chains, west 80 chains, north 80 chains, east 80 chains to point of commencement; containing 640 acres. more or less; known as Claim No. 62.

Dated June 10th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about four miles north of the northeast corner of Lot 2193; thence south 80 chains, east 80 chains, north 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No. 61.

Dated June 10th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about four miles north of the northeast corner of Lot 2193: thence north 80 chains, east 80 chains, south 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No. 68.

Dated June 10th, 1914.

jy30 WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile east and two miles

north of the north-east corner of Lot 2193; thence south 80 chains, west 80 chains, north 80 chains, east 80 chains to point of commencement; eontaining 640 acres, more or less; known as Claim No. 63.

Dated June 10th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner intends to apply for a licence to prospect for eoal and petroleum over the following described lands: Commencing at a post planted about one mile east and two miles north of the north-east corner of Lot 2193; thence north 80 chains, west 80 chains, south 80 chains, east 80 chains to point of commencement; containing 640 acres, more or less; known as Claim

Dated June 10th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile east and two miles north of the north-east corner of Lot 2193; thence south 80 chains, east 80 chains, north 80 chains, west 80 chains to point of commencement; eontaining 640 aeres, more or less; known as Claim No. 20.

Dated June 10th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a lieenee to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile east and two miles north of the north-east corner of Lot 2193; thence north 80 chains, east 80 chains, south 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No. 65.

Dated June 10th, 1914.

WILLIAM WITTEN KERR. jy30

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petrolenm over the following described lands: Commencing at a post planted about one mile east and four miles north of the north-east corner of Lot 2193; thence south 80 chains, east 80 chains, north 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No. 66.

Dated June 10th, 1914.

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT

DISTRICT OF CASSIAR.

MAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about three miles east and seven miles north of the north-east corner of Lot 2193; thence south 80 chains, west 80 chains, north 80 chains, east 80 chains to point of commencement; containing 640 acres, more or less; known as Claim

Dated June 8th. 1914.

WILLIAM WITTEN KERR. iv30

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about four miles cast and three miles north of the north-east corner of Lot 2193; thence north 80 chains, west 80 chains, south 80 chains, east 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No.

Dated June 8th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about four miles east and three miles north of the north-east corner of Lot 2193; thence north 80 chains, east 80 chains, south 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less; known as Claim

Dated June 8th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSLAR.

MAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles east and five miles north of the north-east corner of Lot 2193; thence south 80 chains, east 80 chains, north 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No. 95.

Dated June 8th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles east and five miles north of the north-east corner of Lot 2193; thence south 80 chains, west 80 chains, north 80 chains, east 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No. 96.

Dated June 8th, 1914.

jy30

jy30

WILLIAM WITTEN KERR.

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

TAKE NOTICE that Ernest Victor Bodwell, of Victoria, B.C., solicitor, intends to apply for a licence to prospect for coal and petroleum on the undermentioned lands, situated in Lot 4593, East Kootenay District:—

3. Commencing at a post marked "Ernest Victor Bodwell's south-east post," situated one mile north of the north-east corner of Lot 7398, East Kootenay; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to the point of commencement; containing 640 acres, more or less.

Located June 12th, 1914.

Dated July 3rd, 1914.

ERNEST VICTOR BODWELL. CARL H. BEAL, Agent. jy30

COAL PROSPECTING LICENCES.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about four miles east and five miles north of the north-east corner of Lot 2193; thence south 80 chains, east 80 chains, north 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less; known as Claim

Dated June 8th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about four miles east and five miles north of the north-east corner of Lot 2193; thence south 80 chains, west 80 chains, north 80 chains, east 80 chains to point of commencement; containing 640 acres, more or less; known as Claim

Dated June 8th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles east and five miles north of the north-east corner of Lot 2193; thence north 80 chains, east 80 chains, south 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No. 93.

Dated June 8th. 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about four miles east and five miles north of the north-east corner of Lot 2193; thence north 80 chains, west 80 chains, south 80 chains, east 80 chains to point of commencement; containing 640 acres, more or less; known as Claim No. 76.

Dated June 8th, 1914.

jy30

WILLIAM WITTEN KERR.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that William Witten Kerr, of Hazelton, B.C., miner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about three miles east and seven miles north of the north-east corner of Lot 2193; thence south 80 chains, east 80 chains, north 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less; known as Claim

Dated June 8th, 1914.

WILLIAM WITTEN KERR.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Wesley St. Clair Singer, of Masset Inlet, B.C., farmer, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

1. Commencing at a post planted about one mile in an easterly direction from the mouth of West River, on the west coast of Graham Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated June 4th, 1914.

WESLEY ST. CLAIR SINGER. jy30

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wesley St. Clair Singer, of Wasset Inlet B.C. former introduction of Masset Inlet, B.C., farmer, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

2. Commencing at a post planted about one mile in an easterly direction from the mouth of West River, on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

WESLEY ST. CLAIR SINGER.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wesley St. Clair Singer, of Masset Inlet, B.C., farmer, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

3. Commencing at a post planted about one mile in an easterly direction from the mouth of West River, on the west coast of Graham Island; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 4th, 1914.

WESLEY ST. CLAIR SINGER. jy30

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wesley St. Clair Singer, of Masset Inlet B.C. former intends to of Masset Inlet, B.C., farmer, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

4. Commencing at a post planted about one mile in an easterly direction from the mouth of West River, on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

WESLEY ST. CLAIR SINGER. jy30

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

MAKE NOTICE that Ernest Victor Bodwell, of Victoria, B.C., solicitor, intends to apply for a licence to prospect for coal and petroleum on the undermentioned lands, situated in Lot 4593, East Kootenay District:-

1. Commencing at a post marked "Ernest Victor Bodwell's north-west post," situated on the southeast side of Kisheneh Creek, two miles north of the south-east corner of Lot 7113, East Kootenay District; thence 80 chains south; thence 80 chains east; thence 80 chains north; thence 80 chains west to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914. Dated July 3rd, 1914.

> · ERNEST VICTOR BODWELL. CARL H. BEAL, Agent.

COAL PROSPECTING LICENCES.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wesley St. Clair Singer, of Masset Inlet, B.C., farmer, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

5. Commencing at a post planted about two miles in an easterly direction from the mouth of West River, on the west coast of Graham Island; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 4th, 1914.

WESLEY ST. CLAIR SINGER. jy30

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Wesley St. Clair Singer, of Masset Inlet, B.C., farmer, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

6. Commencing at a post planted about two miles in an easterly direction from the mouth of West River, on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

jy30 WESLEY ST. CLAIR SINGER.

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

TAKE NOTICE that Ernest Victor Bodwell, of Victoria, B.C., solicitor, intends to apply for a licence to prospect for coal and petroleum on the undermentioned lands, situated in Lot 4593, East Kootenay District:-

5. Commencing at a post marked "Ernest Victor Bodwell's north-east post," situated 40 chains east and 120 chains north of the north-east corner of Lot S595, East Kootenay District; thence 40 chains west; thence 80 chains south; thence 40 chains east; thence 80 chains north; containing 320 acres, more or less.

Located June 15th, 1914.

Dated July 3rd, 1914.

ERNEST VICTOR BODWELL. CARL II. BEAL, Agent.

jy30

MAKE NOTICE that, sixty days after date, I I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands situated near Kisheneh Creek, Block 4593, Fernie District. South-East Kootenay, B.C.: Commencing at a post planted adjacent to the south-east corner of Lot 7120; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement, being 640 acres.

Located June 9th, 1914.

J. McCREATH. E. R. REDPATH, Agent.

Witness: Angus Cameron. jy30

MAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands situated on Sage Creek, north side, Block 4593, Fernie District. South-East Kootenay, B.C.: Commencing at a post planted on the north side of Sage Creek about three miles north-east of the north-east corner post of Lot 7123; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement, being 640 acres. Located June 6th, 1914.

> ANGUS CAMERON. E. R. REDPATH, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Alexander MacLean, of Prince Rupert, B.C., prospector, intend to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted at Lewis Harbour, at the north-west corner of C.L. 9647; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 2nd, 1914.

jy30

ALEXANDER MACLEAN.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I. Alexander MacLean, of Prince Rupert. B.C., prospector, intend to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted about half a mile east of the north-west corner of C.L. 9671; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 2nd, 1914.

jy30

ALEXANDER MACLEAN.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Alexander MacLean, of Prince Rupert, B.C., prospector, intend to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted on Lewis Harbour, at the north-east corner of C.L. 9646; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 2nd, 1914.

jy30

ALEXANDER MACLEAN.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Alexander MacLean, of Prince Rupert, B.C., prospector, intend to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted on Lewis Harbour, at the north-east corner of C.I. 9646; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 2nd, 1914.

jy30

jy30

ALEXANDER MACLEAN.

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

MAKE NOTICE that Harry R. Johnson, of Los Angeles, California, geologist, intends to apply for a licence to prospect for coal and petroleum on the undermentioned lands, situated in Lot 4593, East Kootenay District:

4. Commencing at a post marked "Harry R. Johnson's north-east post," situate about 165 chains east and 40 chains north of the north-east corner of Lot 8595, East Kootenay District; thence 80 chains west; thence 40 chains south; thence 80 chains east; thence 40 chains north to the point of commencement; containing 320 acres, more or less.

Located June 15th, 1914.

Dated July 3rd, 1914.

HARRY R. JOHNSON. E. C. TEMPLETON, Agent. | jy30

COAL PROSPECTING LICENCES.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Alexander MacLean, of Prince Rupert, B.C., prospector, intend to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the south-west corner of C.L. 9671, west coast of Graham Island; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 2nd, 1914.

jy30

ALEXANDER MACLEAN.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Alexander MacLean, of Prince Rnpert, prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles east of the southeast corner of C.L. 9484; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 3rd, 1914.

jy30

ALEXANDER MACLEAN.

VANCOUVER LAND DISTRICT.

DISTRICT OF NEW WESTMINSTER.

TAKE NOTICE that Catherine Florence Beatty, 1 of Vancouver, B.C., lady, intends to apply to the Minister of Lands for a licence to prospect for coal, petroleum, and natural gas on the following described lands: Commencing at a post planted at the south-west corner of Lot 2025, Group 1, N.W.D.; thence north 80 chains, east 80 chains, south 80 chains, west 80 chains to place of commencement; containing 640 acres, more or less.

Dated June 6th, 1914.

jy30

CATHERINE FLORENCE BEATTY. THOMAS J. BEATTY, Agent.

VANCOUVER LAND DISTRICT.

DISTRICT OF NEW WESTMINSTER.

TAKE NOTICE that Catherine Florence Beatty, of Vancouver, B.C., lady, intends to apply to the Minister of Lands for a licence to prospect for coal, petroleum, and natural gas on the following described lands: Commencing at a post planted 80 chains north and 20 chains east of the south-west corner of Lot 2025, Group 1, N.W.D.; thence north 80 chains, east 80 chains, south 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 6th, 1914.

CATHERINE FLORENCE BEATTY. THOMAS J. BEATTY, Agent.

jy30

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

MAKE NOTICE that Harry R. Johnson, of Los Angeles, California, geologist, intends to apply for a licence to prospect for coal and petroleum on the undermentioned lands, situated in Lot 4593, East Kootenay District:

2. Commencing at a post marked "Harry R. Johnson's south-east post," situated at the north-east corner of Lot 7398; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to the point of commencement; containing 640 acres, more or less.

Located June 10th, 1914. Dated July 3rd, 1914.

HARRY R. JOHNSON. E. C. TEMPLETON, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that William Sibbald, of Prince Rupert, B.C., contractor, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

1. Commencing at a post planted about four miles east and one mile north from the mouth of West River, on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

jy30

WILLIAM SIBBALD. E. J. TINGLEY, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that William Sibbald, of Prince Rupert, B.C., contractor, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

2. Commencing at a post planted about four miles east and one mile north from the mouth of West River, on the west coast of Graham Island; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 4th, 1914.

WILLIAM SIBBALD. E. J. TINGLEY, Agent.

jy30

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that William Sibbald, of Prince Rupert, B.C., contractor, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

3. Commencing at a post planted about four miles east and one mile north from the mouth of West River, on the west coast of Graham Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated June 4th, 1914.

WILLIAM SIBBALD.

E. J. TINGLEY, Agent. jy30

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

MAKE NOTICE that I, Frederick G. Colquhoun, of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 36, Township 57; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to commencement; containing 640 acres. Claim No. 15. "F. G. C., S.W. cor."

Dated June 5th, 1914.

FREDERICK G. COLQUHOUN.

jy30

jy30

D. O. WING, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Frederick G. Colqu-houn, of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 36, Township 57; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to commencement; containing 640 acres. Claim No. 16. "F. G. C., S.E. cor."

Dated June 5th, 1914.

FREDERICK G. COLQUHOUN. D. O. Wing, Agent. | jy30

COAL PROSPECTING LICENCES.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that William Sibbald, of Prince Rupert, B.C., contractor, intends to apply for a licence to prospect for coal and petrolenm over the following described lands:-

5. Commencing at a post planted about two miles east and one mile north from the mouth of West River, on the west coast of Graham Island; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 4th, 1914.

WILLIAM SIBBALD. E. J. TINGLEY, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that William Sibbald, of Prince Rupert, B.C., contractor, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

6. Commencing at a post planted about two miles east and one mile north from the mouth of West River, on the west coast of Graham Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated June 4th, 1914.

WILLIAM SIBBALD. E. J. TINGLEY, Agent.

jy30

jy30

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that William Sibbald, of Prince Rupert, B.C., contractor, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

4. Commencing at a post planted about four miles east and one mile north from the mouth of West River, on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

jy30

WILLIAM SIBBALD. E. J. TINGLEY, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Arthur H. Smythe, of Vancouver, B.C., broker, intend to apply for for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 36, Township 57; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to commencement; containing 640 acres. Claim No. 13. "A. H. S., N.W. cor."

Dated June 5th, 1914.

ARTHUR H. SMYTHE. D. O. WING, Agent.

jy30

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Arthur H. Smythe, of Vancouver, B.C., broker, intend to apply for Vancouver, B.C., broker, intend to apply for for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 36, Township 57; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to commencement; containing 640 acres. Claim No. 14. "A. H. S., N.E.

Dated June 5th, 1914.

ARTHUR H. SMYTHE. D. O. WING, Agent.

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

MAKE NOTICE that Norman Lang, of Vancouver, B.C., manager, intends to apply for a licence to prospect for coal and petroleum on the undermentioned lands, situated in Lot 4593, East Kootenay District :-

4. Commencing at a post marked "Norman Lang's south-west post," situated 40 chains due west of the north-west corner of Lot 8595, East Kootenay District; thence 80 chains east; thence 80 chains north; thence 80 chains west; thence 80 chains south to the point of commencement; containing 640 acres, more or less.

Located June 11th, 1914. Dated July 3rd, 1914.

jy30

NORMAN LANG, CARL H. BEAL, Agent.

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

TAKE NOTICE that Norman Lang, of Vancouver, B.C., manager, intends to apply for a licence to prospect for coal and petroleum on the undermentioned lands, situated in Lot 4593, East Kootenay . District:—

3. Commencing at a post marked "Norman Lang's south-west post," situated at a corner of Lot 7398, lying 20 chains south of the north-east corner of the same lot; thence 80 chains east; thence 80 chains north; thence 80 chains west; thence 80 chains south to point of commencement; containing 640 acres, more or less.

Located June 10th, 1914.

Dated July 3rd, 1914.

NORMAN LANG. E. C. TEMPLETON, Agent.

jy30

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

TAKE NOTICE that Norman Lang, of Vancouver, B.C., manager, intends to apply for a licence to prospect for coal and petroleum on the undermentioned lands, situated in Lot 4593, East Kootenay District:-

5. Commencing at a post marked "Norman Lang's north-east post," situated about 120 chains east and 80 chains north of the north-east corner of Lot 8595; thence 80 chains west; thence 40 chains south; thence 80 chains east; thence 40 chains north to the point of commencement; containing 320 acres, more or less.

Located June 15th, 1914.

Dated July 3rd, 1914.

NORMAN LANG. E. C. TEMPLETON, Agent.

jy30

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

MAKE NOTICE that Norman Lang, of Vancouver, B.C., manager, intends to apply for a licence to prospect for coal and petroleum on the undermentioned lands, situated in Lot 4593, East Kootenay District:-

2. Commencing at a post marked "Norman Lang's north-east post," situated two miles north and two miles east of the south-east corner post of Lot 7113, East Kootenay District; thence 80 chains west; thence 80 chains sonth; thence 80 chains east; thence 80 chains north to point of commencement; containing 640 acres, more or less. Located June 9th, 1914.

Dated July 3rd, 1914.

NORMAN LANG, CARL H. BEAL, Agent. 1 jy30

COAL PROSPECTING LICENCES.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that William Porteous Sloan, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted two miles south of the southwest corner of Lot 2451; thence south 80 chains; thence east 80 chains; thence north 80 chains;

thence west 80 chains to point of commencement, and containing 640 acres, more or less.

Located June 3rd, 1914.

WILLIAM PORTEOUS SLOAN.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that William Porteous Sloan, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the south-west corner of Lot 2451; thence south 80 chains; thence east 80 chains; thence west 80

chains to the point of commencement; containing

640 acres, more or less. Located June 3rd, 1914.

jy30

WILLIAM PORTEOUS SLOAN.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that William Porteous Sloan, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted two miles south of the southwest corner of Lot 2451; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the point of commencement; containing 640 acres, more or less.

Located June 3rd, 1914.

jy30

WILLIAM PORTEOUS SLOAN.

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

TAKE NOTICE that Harry R. Johnson, of Los Angeles, California, geologist, intends to apply for a licence to prospect for coal and petroleum on the undermentioned lands, situated in Lot 4593, East Kootenay District:—

3. Commencing at a post marked "Harry R. Johnson's north-east post," situated about two miles due north from the north-east corner of Lot 8595; thence 80 chains west; thence 80 chains south; thence 80 chains east; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Located June 15th, 1914.

Dated July 8th, 1914.

HARRY R. JOHNSON.

jy30

CARL II. BEAL, Agent.

NOTICE is hereby given that, sixty days after date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands located in Block 4593, East Kootenay: Commencing at a post planted two miles north of the north-east corner of Lot 8731 G. 1, adjacent to the south-east corner of Lot 11981, and marked "H. McGnire's S.W. corner post"; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement.

Located June 29th, 1914.

H. McGUIRE. I. N. Dally, Agent.

NOTICE is hereby given that, sixty days after date. I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petrolcum over the following described lands: Commencing at a post planted one mile north of the north-east corner of Lot 8731, Group 1. Block 4593, South-East Kootenay, and marked "H. R. Christie's N.W. corner"; thence 80 chains south; thence 80 chains east; thence 80 chains north; thence 80 chains west to point of commencement.

Located June 15th, 1914.

II. R. CHRISTIE. I. N. Dally, Agent.

jy30

NOTICE is hereby given that, sixty days after date. I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted one mile north of the north-east corner of Lot 8731, G. 1, Block 4593. South-East Kootenay, and marked "F. E. Christie's S.E. corner post"; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains cast to point of commencement.

Located June 15th, 1914.

F. E. CHRISTIE.

jy30

I. N. DALLY, Agent.

NOTICE is hereby given that, sixty days after date. I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petrolcum over the following described lands: Commencing at a post planted one mile north of the north-east corner of Lot 8731, G. 1, Block 4593. South-East Kootenay, and marked "H. M. Christie's S.W. corner post"; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement.

Located June 15th, 1914.

H. M. CHRISTIE.

jy30

I. N. DALLY, Agent.

NOTICE is hereby given that, sixty days after date. I intend to apply to the Commissioner date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted one mile north of the north-east corner of Lot 8731, G. 1, Block 4593. South-East Kootenay, and marked "I. N. Dally's N.E. corner post"; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to point of commencement.

Located June 15th, 1914.

jy30

I. N. DALLY.

NOTICE is hereby given that, sixty days after date. I intend to sixty days date. I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum upon the following described lands: Commencing at a post marked "South-west corner of J. H. Garbutt's claim," planted a mile and a quarter north-east of a post marked "the north-east corner of Lot 2697"; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to place of commencement.

Dated July 9th, 1914.

J. H. GARBUTT.

BATICE LAMERAUX, Agent.

Witness: W. W. THIBEDEAU.

NOTICE is hereby given that, sixty days after date. I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay, in Block 4593: Commencing at a post planted at T. B. O'Connell's south-east corner; thence north 80 chains, east 80 chains, south 80 chains, west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 8th, 1914.

JOHN A. TANNER. JOHN EWIN, Agent.

COAL PROSPECTING LICENCES.

NOTICE is hereby given that, sixty days after date hereof. I intend to apply to the date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-east Kootenay, in Block 4593: Commencing at a post planted at John A. Tanner's south-west corner; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Located June Sth, 1914.

JAS. DOWNEY.

jy30

JOHN EWIN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Wilfred C. Macdonald, of Prince Bunert, present and the control of the contr of Prince Rupert, prospector, intend to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the south-east corner of C.L. 9489, west coast of Graham Island; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 8th, 1914.

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, Wilfred C. Macdonald, of Prince Ruport, P.C. of Prince Rupert, B.C., prospector, intend to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted about three miles east and one mile south of the south-east corner of Lot 2435; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 8th, 1914.

jy30

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that I, Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intend to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted about three miles east and one mile south of the south-east corner of Lot 2435; thence south 80 chains; thence cast 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 8th, 1914.

jy30

WILFRED C. MACDONALD.

SKEENA LAND. DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I. Wilfred C. Macdonald, of Prince Ruport, P.C. of Prince Rupert, B.C., prospector, intend to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted about five miles cast and one mile south of the south-east corner of Lot 2435; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 8th, 1914.

WILFRED C. MACDONALD.

EAST KOOTENAY LAND DISTRICT.

DISTRICT OF FERNIE.

MAKE NOTICE that I, W. T. Williams, of L Victoria, B.C., broker, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted near the north-east corner of Claim L. 7334, and marked "W. T. Williams, south-east corner"; thence 80 chains west; thence 80 chains north; thence 80 chains east; thence 80 chains south to point of commencement; being 640 acres, more or less.

Located July 15th, 1914.

W. T. WILLIAMS.

Witness: E. A. LAPSLIE. jy30

EAST KOOTENAY LAND DISTRICT.

DISTRICT OF FERNIE.

MAKE NOTICE that I, W. T. Williams, of Victoria, B.C., broker, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted near the north-west corner of Claim L. 8734, and marked "W. T. Williams, south-west corner"; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement; being 640 acres, more or less.

Located July 15th, 1914.

W. T. WILLIAMS.

Witness: E. A. LAPSLIE.

jy30

EAST KOOTENAY LAND DISTRICT.

DISTRICT OF FERNIE.

TAKE NOTICE that I, W. T. Williams, of Victoria, B.C., broker, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about threequarters of a mile south of Main Sage Creek, and about 500 yards west of a first south branch of said creek above what is known as the "Big Seepage," and marked "W. T. Williams, northwest corner"; thence 80 chains south; thence 80 chains east; thence 80 chains north; thence 80 chains west to point of commencement; being 640 acres, more or less.

Dated July 15th, 1914.

W. T. WILLIAMS.

Witness: E. A. LAPSLIE.

jy30

jy30

EAST KOOTENAY LAND DISTRICT.

DISTRICT OF FERNIE.

TAKE NOTICE that I, W. T. Williams, of Victoria, B.C., broker, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile due north from the north-east corner of Claim L. 1960, and marked "W. T. Williams, south-east corner"; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to point of commencement; being 640 acres, more or less.

Located July 16th, 1914.

W. T. WILLIAMS.

Witness: E. A. Lapslie.

EAST KOOTENAY LAND DISTRICT.

DISTRICT OF FERNIE.

MAKE NOTICE that I, W. T. Williams, of Victoria, B.C., broker, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile due north from the north-east corner of Claim L. 1960, and marked "W. T. Williams, south-west corner"; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement; being 640 acres, more or less.

Located July 16th, 1914.

W. T. WILLIAMS.

Witness: E. A. Lapslie.

jy30

EAST KOOTENAY LAND DISTRICT.

DISTRICT OF FERNIE.

MAKE NOTICE that I, I. E. Ackerly, of Pittsburg, Pa., U.S.A., oil-producer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles and three-quarters south of Main Sage Creek and about 500 yards west of the first south branch of said creek, above what is known as the "Big Seepage," and marked "I. E. Ackerly, south-west corner"; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement; being 640 acres, more or less.

Located July 15th, 1914.

I. E. ACKERLY.

W. T. WILLIAMS, Agent.

Witness: E. A. LAPSLIE. jy30

EAST KOOTENAY LAND DISTRICT.

DISTRICT OF FERNIE.

TAKE NOTICE that I, I. E. Ackerly, of Pittsburg, Pa., U.S.A., oil-producer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles and three-quarters south of Main Sage Creek and about 500 yards west of the First South Fork of said creek, above what is known as the "Big Seepage," and marked "I. E. Ackerly, north-west corner"; thence 80 chains south; thence 80 chains east; thence 80 chains north; thence 80 chains west to point of commencement; being 640 acres, more or less.

Located July 15th, 1914.

I. E. ACKERLY.

W. T. WILLIAMS, Agent.

Witness: E. A. LAPSLIE.

NOTICE is hereby given that, thirty days after date, I intend to apply to the Minister of Lands and to the Commissioner for the District of East Kootenay, for a licence to prospect for coal and petroleum on the following described lands: Commencing at a stake planted at the intersection of the Canadian Pacific Railway Company's survey and the north line of the Crow's Nest Pass Coal Company's land, located approximately five miles directly north of the station of the Canadian Pacific Railway at Crowsnest, B.C.; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to point of commencement; containing 640 acres, more or less.

Located June 23rd, 1914.

jy30

C. K. WEISMANN. JACK PIGEON, Agent.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

MAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted four miles east of the north-east corner of C.I. 9484, Otard Bay; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement; containing 640 acres, more or less.

Dated the 4th day of June, 1914, at the southwest corner. EVERETT HARVIE LEA.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that Thomas P. O'Farrell, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted 40 chains north of the south-west corner of Lot 2451; thence west 160 chains; thence south 40 chains; thence east 160 chains; thence north 40 chains to point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

THOMAS P. O'FARRELL. WILLIAM PORTEOUS SLOAN, Agent.

jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that Thomas P. O'Farrell, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted three miles south and two miles west of the south-west corner of Lot 2451; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

THOMAS P. O'FARRELL.

WILLIAM PORTEOUS SLOAN, Agent. jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that Thomas P. O'Farrell, of

Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted four miles south and two miles west of the south-west corner of Lot 2451; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains.

Dated June 3rd, 1914.

THOMAS P. O'FARRELL.

WILLIAM PORTEOUS SLOAN, Agent. jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Thomas P. O'Farrell, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted one mile west of the south-west corner of Lot 2451; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

THOMAS P. O'FARRELL.

WILLIAM PORTEOUS SLOAN, Agent. jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that Thomas P. O'Farrell, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted two miles south and one mile west of Lot 2451, south-west corner; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

THOMAS P. O'FARRELL.

WILLIAM PORTEOUS SLOAN, Agent. jy30

COAL PROSPECTING LICENCES.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Thomas P. O'Farrell, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted three miles south and two miles west of the south-west corner of Lot 2451; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

jy30

THOMAS P. O'FARRELL.

WILLIAM PORTEOUS SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Thomas P. O'Farrell, of Vancouver B.C. minor is Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted three miles south and two miles west of the south-west corner of Lot 2451; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

THOMAS P. O'FARRELL.

WILLIAM PORTEOUS SLOAN, Agent. jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Thomas P. O'Farrell, of Vanconver, B.C. minor introduction ▲ Vanconver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted three miles south and two miles west of the south-west corner of Lot 2451; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

THOMAS P. O'FARRELL.

WILLIAM PORTEOUS SLOAN, Agent. jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Thomas P. O'Farrell, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted four miles south and three miles west of the south-west corner of Lot 2451; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of com-

mencement; containing 640 acres, more or less. Dated June 3rd, 1914.

jy30

THOMAS P. O'FARRELL.

WILLIAM PORTEOUS SLOAN, Agent.

MAKE NOTICE that, sixty days after date, I L intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands situated on Kisheneh Creek, Block 4593, Fernie District, South-East Kootenay, B.C.: Commencing at a post planted on the north bank of Kisheneh Creek about one mile in a north-easterly direction from the north-east corner of Lot 7120; thence east 80 chains: thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement, being 640 acres.

Located June 9th, 1914. R. R. GILPIN.

E. R. REDPATH, Agent.

Witness: Angus Cameron.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Mark Lauder, of Vancouver. B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted three miles and a half north and one mile west of the south-west corner of Lot 2451; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less,

Dated June 3rd, 1914.

jy30

MARK LAUDER. WILLIAM PORTEOUS SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Mark Lauder, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted three miles and a half north and one mile west of the south-west corner of Lot 2451; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

jy30

MARK LAUDER. WILLIAM PORTEOUS SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Mark Lauder, of Vancouver. B.C., miner, intends to apply for permission to prospect for eoal and petroleum over the following described lands: Commencing at a post planted three miles and a half north and one mile west of the south-west corner of Lot 2451; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

jy30

MARK LAUDER. WILLIAM PORTEOUS SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that Mark Lauder, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted three miles and a half north and one mile west of the south-west corner of Lot 2451; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

jy30

jy30

MARK LAUDER. WILLIAM PORTEOUS SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that Mark Lauder, of Vancouver, B.C., miner intends to apply for you ver. B.C., miner, intends to apply for permission to prospect for eoal and petroleum over the following described lands: Commencing at a post planted one mile north of the south-east corner of S.T.L. 2539; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence

east 80 chains to the point of commencement; con-

taining 640 acres, more or less. Dated June 3rd, 1914.

> MARK LAUDER. WILLIAM PORTEOUS SLOAN. Agent.

COAL PROSPECTING LICENCES.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Mark Lauder, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted one mile and a quarter north and one mile west of the north-east corner of I.R. No. 10; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

jy30

MARK LAUDER. WILLIAM PORTEOUS SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that Mark Lauder, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted one mile and a quarter north and one mile west of the north-east corner of I.R. No. 10; thence north 80 chains; thence west 80 chains; thence sonth 80 chains; thence east 80 chains to the point of commencement; containing 640 acres, more or less.

Dated June 3rd, 1914.

jy30

MARK LAUDER. WILLIAM PORTEOUS SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Mark Lauder, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted 20 chains north and 80 chains west of the north-east corner of I.R. No. 10; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to the point of commencement; containing 640 acres, more or

Dated June 3rd, 1914.

jy30

MARK LAUDER. WILLIAM PORTEOUS SLOAN, Agent.

TAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands situated on Kishench Creek, Block 4593, Fernie District, South-East Kootenay, B.C.: Commencing at a post planted on the main trail on north side of Kisheneh Creek, about one mile north-east of the north-east corner of Lot 7120; thence west 80 chains; thence sonth 80 chains; thence east 80 chains; thence north 80 chains to point of commencement, being 640 acres.

Located June 9th, 1914.

R. J. WINTER.

E. R. REDPATH, Agent.

Witness: Angus Cameron.

MAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands situated on Sage Creek, Block 4593, Fernie District, South-East Kootenay, B.C.: Commencing at a post planted on the north side of Sage Creek about three miles north-east of the north-east corner post of Lot 7123; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement, being 640 acres. Located June 6th. 1914.

E. R. REDPATH. Witness: Angus Cameron. jy30

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

TAKE NOTICE that William Perry, of Masset, fisherman, intends to analysis. fisherman, intends to apply for a licence to prospect for coal and petroleum on the following described lands :-

1. Commencing at a post planted about two miles north from the mouth of West River, on the west coast of Graham Island; thence east 80 chains, north 80 chains, west 80 chains, south following the shore-line to point of commencement; containing 640 acres, more or less.

Dated May 30th, 1914.

jy30

WILLIAM PERRY.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

TAKE NOTICE that William Perry, of Masset, fisherman, intends to apply for the state of the stat fisherman, intends to apply for a licence to prospect for coal and petroleum on the following described lands :-

2. Commencing at a post planted about two miles north from the mouth of West River, on the west coast of Graham Island; thence east 80 chains, south 80 chains, west 80 chains, north following the shore-line to point of commencement; containing 640 acres, more or less.

Dated May 30th, 1914.

jy30

WILLIAM PERRY.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

TAKE NOTICE that William Perry, of Masset, fisherman, intends to apply for a licence to prospect for coal and petroleum on the following described lands:-

3. Commencing at a post planted about one mile east from the mouth of West River, on the west coast of Graham Island; thence west 80 chains, north following the shore-line 80 chains, east 80 chains, south 80 chains to point of commencement; containing 640 acres, more or less.

Dated May 30th, 1914.

jy30

WILLIAM PERRY.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

TAKE NOTICE that William Perry, of Masset, fisherman, intends to apply for a licence to prospect for coal and petroleum on the following described lands:-

4. Commencing at a post planted about one mile east from the mouth of West River, on the west coast of Graham Island; thence west 80 chains, south 80 chains, east 80 chains, north 80 chains to point of commencement; containing 640 acres, more or less.

Dated May 30th, 1914.

jy30

WILLIAM PERRY.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

TAKE NOTICE that William Perry, of Masset, fisherman, intends to contact fisherman, intends to apply for a licence to prospect for coal and petroleum on the following described lands:-

5. Commencing at a post planted about one mile east from the mouth of West River, on the west coast of Graham Island; thence east 80 chains, south 80 chains, west 80 chains, north 80 chains to point of commencement; containing 640 acres, more or less.

Dated May 30th, 1914.

jy30

WILLIAM PERRY.

COAL PROSPECTING LICENCES.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

MAKE NOTICE that William Perry, of Masset, fisherman, intends to apply for a licence to prospect for coal and petroleum on the following described lands:-

6. Commencing at a post planted about one mile cast from the mouth of West River, on the west coast of Graham Island; thence east 80 chains, north 80 chains, west 80 chains, south 80 chains to point of commencement; containing 640 acres, more or less.

Dated May 30th, 1914.

jy30

WILLIAM PERRY.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

TAKE NOTICE that William Perry, of Masset, fisherman, intends to apply for fisherman, intends to apply for a licence to prospect for coal and petroleum on the following described lands :-

7. Commencing at a post planted about two miles east from the mouth of West River, on the west coast of Graham Island; thence east 80 chains, south 80 chains, west 80 chains, north 80 chains to point of commencement; containing 640 acres, more or less.

Dated May 30th, 1914.

WILLIAM PERRY.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

TAKE NOTICE that William Perry, of Masset, fisherman, intends to apply for a licence to prospect for coal and petroleum on the following described lands :-

8. Commencing at a post planted about two miles east from the mouth of West River, on the west coast of Graham Island; thence east 80 chains, north 80 chains, west 80 chains, south 80 chains to point of commencement; containing 640 acres, more or less.

Dated May 30th, 1914.

jy30

WILLIAM PERRY.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-east Kootenay, in Block 4593: Commencing at a post planted one mile west of the south-west corner of Licence No. 9496; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement, and containing 640 acres, more or less.

Located June Sth, 1914.

T. B. O'CONNELL. Join Ewin, Agent.

jy30

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-east Kootenay, in Block 4593: Commencing at a post planted at T. B. O'Connell's north-west corner; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 8th, 1914.

J. D. McBRIDE. JOHN EWIN, Agent.

| jy30

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

13. Commencing at a post planted about one mile and a quarter in a north-easterly direction from the mouth of Steel Creek on the west coast of Graham Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated June 6th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

14. Commencing at a post planted about one mile and a quarter in a north-easterly direction from the mouth of Steel Creek on the west coast of Graham Island; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 6th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

20. Commencing at a post planted at the southeast corner of C.L. 9646 on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 7th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licenee to prospect for eoal and petroleum over the following described lands:-

21. Commencing at a post planted at the southwest corner of C.L. 9624 on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 7th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

19. Commencing at a post planted at the northeast corner of C.L. 9646 on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 6th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

15. Commencing at a post planted about one mile and a quarter in a north-easterly direction from the mouth of Steel Creek on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 6th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licenee to prospect for coal and petroleum over the following described lands:-

16. Commencing at a post planted about one mile and a quarter in a south-easterly direction from the mouth of Steel Creek on the west coast of Graham Island; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 6th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

17. Commencing at a post planted about one mile and a quarter in a south-easterly direction from the mouth of Steel Creek on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 6th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

18. Commencing at a post planted about two miles and a quarter in an easterly direction from the mouth of Coates Creek on the west coast of Graham Island, formerly C.L. 8404; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commeneement.

Dated June 6th, 1914.

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements. B.C., real estate agent, intends to apply for a lieence to prospect for coal and petroleum over the following described lands:-

11. Commencing at a post planted about two miles south from the mouth of West River on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 5th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE TOURINDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

12. Commencing at a post planted about one mile and a quarter in a westerly direction from the mouth of Steel Creek on the west coast of Graham Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated June 5th, 1914.

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

25. Commencing at a post planted at the southwest corner of C.L. 9646 on the west coast of Graham Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated June 7th, 1914.

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

23. Commencing at a post planted at the southeast corner of C.L. 9624 on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 7th, 1914.

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

24. Commencing at a post planted at the northeast corner of C.L. 9646 on the west coast of Graham Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated June 6th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

22. Commencing at a post planted at the southwest corner of C.L. 9624 on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 7th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent into do Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

10. Commencing at a post planted about two miles south from the mouth of West River on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 5th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

9. Commencing at a post planted about one mile south from the mouth of West River on the west coast of Graham Island; thence east 80 | jy30

chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914. jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

7. Commencing at a post planted at the mouth of West River on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

jy30

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:—

8. Commencing at a post planted about one mile south from the mouth of West River on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

jy30

E. J. TINGLEY.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Albert Borbeck, of Port Moody, B.C., merchant, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted two miles south of the south-west corner of Lot 2451; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the point of commencement; containing 640 acres, more or less.

Located June 3rd, 1914.

ALBERT BORBECK. jy30 WILLIAM PORTEOUS SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Albert Borbeck, of Port Moody, B.C., merchant, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted two miles south of the south-west corner of Lot 2451; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the point of commencement; containing 640 acres, more or less.

Located June 3rd, 1914.

ALBERT BORBECK. WILLIAM PORTEOUS SLOAN, Agent.

jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Albert Borbeck, of Port Moody, B.C., merchant, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the south-west corner of Lot 2451; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to the point of commencement, and containing 640 acres, more or less.

Located June 3rd, 1914.

ALBERT BORBECK. WILLIAM PORTEOUS SLOAN, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Charles J. Clayton, of Port Clements, B.C., contractor, intends to apply for a licence to prospect for coal and petrolemm over the following described lands:-

10. Commencing at a post planted about four miles east and one mile south from the mouth of West River, on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

jy30

CHARLES J. CLAYTON. WESLEY ST. CLAIR SINGER, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Charles J. Clayton, of Port Clements, B.C., contractor, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

11. Commencing at a post planted about two miles east and one mile south from the mouth of West River, on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

jy30

jy30

CHARLES J. CLAYTON. WESLEY ST. CLAIR SINGER, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Charles J. Clayton, of Port Clements, B.C., contractor, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

12. Commencing at a post planted about two miles east and one mile south from the mouth of West River, on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

CHARLES J. CLAYTON. Wesley St. Clair Singer, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Charles J. Clayton, of Port Clements, B.C., contractor, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

7. Commencing at a post planted about four miles east and one mile south from the mouth of West River, on the west coast of Graham Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated June 4th, 1914.

CHARLES J. CLAYTON. jy30 WESLEY ST. CLAIR SINGER, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Charles J. Clayton, of Port Clements, B.C., contractor, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

8. Commencing at a post planted about four miles east and one mile south from the mouth of West River, on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 4th, 1914.

jy:30

CHARLES J. CLAYTON. WESLEY ST. CLAIR SINGER, Agent. jy30

COAL PROSPECTING LICENCES.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Charles J. Clayton, of Port Clements, B.C., contractor, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

9. Commencing at a post planted about four miles east and one mile south from the mouth of West River, on the west coast of Graham Island; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 4th, 1914.

jy30

CHARLES J. CLAYTON. WESLEY ST. CLAIR SINGER, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, P. J. McIntyre, of Port Coquitlam, B.C., barrister, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commeneing at a post planted about one mile in an easterly direction from the north-east corner of Lot 2438, on the west coast of Graham Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated June 5th, 1914.

P. J. McINTYRE. E. J. TINGLEY, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, P. J. McIntyre, of Port Coquitlam, B.C., barrister, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile in an easterly direction from the north-east corner of Lot 2438, on the west coast of Graham Island; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 5th, 1914.

jy30

jy30

P. J. McINTYRE. E. J. TINGLEY, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I. P. J. McIntyre, of Port Coquitlam, B.C., barrister, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile in an easterly direction from the north-east corner of Lot 2438, on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 5th, 1914.

jy30

P. J. McINTYRE. E. J. TINGLEY, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I. P. J. McIntyre, of Port Coquitlam, B.C., barrister, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile in an easterly direction from the north-east corner of Lot 2438, on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 5th, 1914.

P. J. McINTYRE. E. J. TINGLEY, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that Wasco Earl Wanless, of Masset, mill-owner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about four miles west from the southwest corner of Lot 1278, north coast of Graham Island; thence 80 chains west. 80 chains south, 80 chains east. 80 chains north to point of commencement; containing 640 acres, more or less. No. 1.

Dated May 29th, 1914.

jy30

WASCO EARL WANLESS.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that Wasco Earl Wanless, of Masset, mill-owner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about four miles west from the south-west corner of Lot 1278, Graham Island; thence 80 chains east, 80 chains south, 80 chains west. 80 chains north to point of commencement; containing 640 acres, more or less. No. 2.

Dated May 29th, 1914.

jy30

WASCO EARL WANLESS.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that Wasco Earl Wanless, of Masset, mill-owner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles west from the southwest corner of Lot 1278, Graham Island; thence 80 chains west, 80 chains south, 80 chains east, 80 chains north to point of commencement; containing 640 acres, more or less. No. 3.

Dated May 29th, 1914.

jy30

WASCO EARL WANLESS.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that Wasco Earl Wanless, of Masset, mill-owner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles west from the southwest corner of Lot 1278, Graham Island; thence 80 chains west, 80 chains north, 80 chains east, 80 chains south to point of commencement; containing 640 acres, more or less. No. 4.

Dated May 29th, 1914.

jy30

WASCO EARL WANLESS.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that Wasco Earl Wanless, of Masset, mill-owner, intends to apply for a lieence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles north from the northwest corner of Lot 1278, Graham Island; thence 80 chains west, 80 chains north, 80 chains east, 80 chains south to point of commencement; containing 640 acres, more or less. No. 8.

Dated May 29th, 1914

jy30

WASCO EARL WANLESS.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that Wasco Earl Wanless, of Masset, mill-owner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile west and 40 chains

south from the north-west corner of Lot 1278, Graham Island; thence 80 chains west, 80 chains north, 80 chains east, 80 chains south to point of commencement; containing 640 acres, more or less. No. 5.

Dated May 29th, 1914.

WASCO EARL WANLESS. jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that Wasco Earl Wanless, of Masset, mill-owner, intends to apply for a

licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile west and 40 chains north from the south-west corner of Lot 1278, Graham Island; thence 80 chains west, 80 chains south, 80 chains east, 80 chains north to point of commencement; containing 640 acres, more or less. No. 6.

Dated May 29th, 1914.

WASCO EARL WANLESS.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Wasco Earl Wanless, of Masset, mill-owner, intends to apply for a lieence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about one mile west and 40 chains south from the south-west corner of Lot 1278, Graham Island; thence 80 chains west, 80 chains south, 80 chains east, 80 chains north to point of commencement; containing 640 acres, more or less. No. 7.

Dated May 29th, 1914.

WASCO EARL WANLESS. jy30-

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wasco Earl Wanless, of Masset. mill-owner, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles north from the northwest corner of Lot 1278, Graham Island; thence 80 chains west, 80 chains south, 80 chains east, 80 chains north to point of commencement; containing 640 acres, more or less. No. 9.

Dated May 29th, 1914.

jy30

WASCO EARL WANLESS.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wasco Earl Wanless, of Masset, mill-owner, intends to apply for a lieenee to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Lot 1278, Graham Island; thence 80 chains west. 80 chains north, 80 chains east, 80 chains south to point of commencement; containing 640 acres, more or less. No. 10.

Dated May 29th, 1914.

jy30

WASCO EARL WANLESS.

PAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a lieence to prospect for coal and petroleum over the following described lands situated on Kisheneh Creek, Block 4593, Fernie District, South-East Kootenay, B.C.: Commencing at a post planted about one thousand feet south of the northwest corner of Lot 7120 where the trail crosses the westerly boundary-line of the said lot; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of eommencement, being 640 aeres.

Located June 9th, 1914.

J. D. McLEAN.

E. R. REDPATH, Agent.

Witness: ANGUS CAMERON.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that W. J. Sanders, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted two miles north of the south-east corner of S.T.L. 2532; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 6th, 1914.

WILLIAM JOHN SANDERS. WILLIAM P. SLOAN, Agent.

jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that W. J. Sanders, of Vancouver. B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted one mile north of the south-east corner of I.R. No. 11; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 6th, 1914.

WILLIAM JOHN SANDERS. WILLIAM P. SLOAN, Agent.

jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that W. J. Sanders, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted one mile west of the south-east corner of I.R. No. 11; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 6th, 1914.

jy30

WILLIAM JOHN SANDERS. WILLIAM P. SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that W. J. Sanders, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted two miles north and one mile west of the south-east corner of S.T.L. 2532; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 6th, 1914.

jy30

WILLIAM JOHN SANDERS. WILLIAM P. SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Andrew Kerr Hastings Macfarlane, of Vancouver, B.C., capitalist, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted four miles south and three miles west of the south-west corner of Lot 2451; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 3rd, 1914.

ANDREW KERR HASTINGS MACFARLANE. WILLIAM PORTEOUS SLOAN, Agent.

COAL PROSPECTING LICENCES.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that W. J. Sanders, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the south-east corner of S.T.L. 2532; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 6th, 1914.

WILLIAM JOHN SANDERS. WILLIAM P. SLOAN, Agent.

jy30

jy30

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that W. J. Sanders, of Vancouver, B.C., miner, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted one mile west of the south-east corner of I.R. No. 11; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 6th, 1914.

WILLIAM JOHN SANDERS. WILLIAM P. SLOAN, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that John Mair Robertson, of Vancouver, B.C., physician, intends to apply for permission to prospect for coal and petroleum over the following described lands: Commencing at a post planted 16 chains east of the south-east corner of S.T.L. 2571; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 3rd, 1914.

jy30

JOHN MAIR ROBERTSON. WILLIAM PORTEOUS SLOAN, Agent.

MAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands situated on Kisheneh Creek, Block 4593, Fernie District, South-East Kootenay, B.C.: Commencing at a post planted adjacent to the south-east corner of Lot 7120 (being a relocation of the said Lot 7120); thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to place of commencement, being 640 acres.

Located June 9th, 1914.

J. L. WHITE. E. R. REDPATH, Agent. Witness: Angus Cameron. jy30

MAKE NOTICE that, sixty days after date, I I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands situated on Kisheneh Creek, Block 4593, Fernie District, South-East Kootenay, B.C.: Commencing at a post planted at the north-east corner of Lot 7116 (being a relocation of the said Lot 7116); thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement, being 640 acres.

Located June 10th, 1914.

CANADA WESTERN OIL CO., LIMITED.

E. R. REDPATH, Agent.

Witness: Angus Cameron.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer interest DISTRICT OF GRAHAM ISLAND. A Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted two miles east and one mile south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to commencement; containing 640

acres, more or less.

Dated the 4th day of June, 1914, at the northwest corner. EVERETT HARVIE LEA. jy23

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

MAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted one mile east of the north-east corner of C.L. 9671, Otard Bay; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to commencement; containing 640 acres, more or less.

Dated the 4th day of June, 1914, at the northeast corner.

jy23

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND. MAKE NOTICE that I, Everett Harvie Lea, of

▲ Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted one mile east of the north-east corner of C.L. 9671, Otard Bay; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to commencement; containing 640 acres, more or less.

Dated the 4th day of June, 1914, at the northwest corner.

jy23

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

MAKE NOTICE that I, Everett Harvie Lea, of L Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted two miles east and one mile south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains west; thence 80 chains north; thence 80 chains east; thence 80 chains south to commencement; containing 640 acres, more or less.

Dated the 4th day of June, 1914, at the south-

east corner.

jy23

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, interest Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted two miles east and one mile south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to commencement; containing 640 acres, more or less. jy23

EVERETT HARVIE LEA.

COAL PROSPECTING LICENCES.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

MAKE NOTICE that I, Everett Harvie Lea, of I Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted two miles east and one mile south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to commencement; containing 640 acres, more or less.

Dated the 4th day of June, 1914, at the north

east corner. jy23

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

MAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted one mile east of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to commencement; containing 640 acres, more or less.

Dated the 6th day of June, 1914, at the southwest corner.

jy23

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND,

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, interest L Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted one mile east of the north-east corner of Lease 2438. Tiahn Point; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to commencement; containing 640 acres, more or less.

Dated the 8th day of June, 1914, at the southwest corner.

jy23

EVERETT HARVIE LEA.

DISTRICT OF NEW WESTMINSTER.

MAKE NOTICE that I. Arthur Small, broker, of Victoria, B.C., intend to apply to the Assistant Commissioner of Lands for a licence to prospect for coal and petroleum on and over the following described lands: Beginning at a post marked "A. Small's S.W. corner" planted half a mile west of the south-east corner of Section 11, Township 12. Range 1, New Westminster District; thence running east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement. Dated this 4th day of July, 1914.

jy23

ARTHUR SMALL. W. H. CARNSEW, Agent.

NOTICE.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands situate in the Fernie District of South-east Kootenay, in Block 4593: Commencing at a post planted at John Ewin's south-west corner; thence north 80 chains, west 80 chains, north 80 chains, west 80 chains to point of commencement, and containing 640 acres, more or less.

Located this 6th day of June, 1914.

A. A. EWIN. John Ewin, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Frederick G. Colquhoun, of Vancouver. B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 36, Township 56; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to commencement; containing 640 acres. Claim No. 1; F. G. C., N.E. corner.

Dated May 25th, 1914.

FREDERICK G. COLQUHOUN.

jy23

D. O. WING, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Frederick G. Colquhoun, of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 34, Township 56; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to commencement; containing 640 acres. Claim No. 5; F. G. C., S.W. corner.

Dated May 25th, 1914.

FREDERICK G. COLQUHOUN.

jy23

D. O. WING, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Frederick G. Colquhoun, of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 33. Township 56; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to commencement; containing 640 acres. Claim No. 6; F. G. C., S.W. corner.

Dated May 25th, 1914.

FREDERICK G. COLQUHOUN.

jy23

D. O. WING, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that James Stack, of Masset, prospector, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about the south-west corner of Coal Licence 9647 on the west coast of Graham Island; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Dated June 15th, 1914.

jy23

JAMES STACK.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that James Stack, of Masset, prospector, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about the south-west corner of Coal Licence 9647 on the west coast of Graham Island; thence 80 chains west; thence 80 chains south; thence 80 chains east; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Dated June 15th, 1914.

jy23

JAMES STACK.

COAL PROSPECTING LICENCES.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR. MAKE NOTICE that I, Frederick G. Colquhoun, of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 32, Township 56; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to commencement; containing 640 acres. Claim No. 12; F. G. C., S.E.

Dated May 26th, 1914.

corner.

jy23

FREDERICK G. COLQUHOUN. D. O. WING, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Frederick G. Colquhoun, 1 of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 33, Township 56; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to commencement; containing 640 acres. Claim No. 11; F. G. C., S.E. corner.

Dated May 25th, 1914.

FREDERICK G. COLQUHOUN. D. O. WING, Agent.

jy23

jy23

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Frederick G. Colquhoun, of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 36, Township 56; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to commencement; containing 640 acres. Claim No. 7; F. G. C., N.W. corner.

Dated May 25th, 1914.

FREDERICK G. COLQUHOUN. D. O. WING, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that James Stack, of Masset, prospector, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles west from the south-west corner of Coal Licence 9647 on the west coast of Graham Island; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Dated June 15th, 1914. jy23

JAMES STACK.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that James Stack, of Masset, prospector, intends to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted about two miles west from the south-west corner of Coal Licence 9647 on the west coast of Graham Island; thence 80 chains west; thence 80 chains south; thence 80 chains east; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Dated June 15th, 1914.

jy23

JAMES STACK.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Arthur H. Smythe, of Vancouver B.C. burkers of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 34, Township 56; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to commencement; containing 640 acres. Claim No. 2; A. H. S., N.W. corner.

Dated May 25th, 1914.

ARTHUR H. SMYTHE. D. O. WING, Agent.

jy23

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Arthur H. Smythe, of Vancouver, B.C. broker intend to apply of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 33, Township 56; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to commencement; containing 640 acres. Claim No. 3; A. H. S., N.W. corner.

Dated May 25th, 1914.

ARTHUR H. SMYTHE.

jy23

D. O. WING, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Arthur H. Smythe, of Vancouver B.C. byoken of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 32, Township 56; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to commencement; containing 640 acres. Claim No. 4; A. H. S., N.W.

Dated May 26th, 1914.

ARTHUR H. SMYTHE.

jy23

D. O. WING, Agent.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Arthur H. Smythe, of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 32, Township 56; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to commencement; containing 640 acres. Claim No. 8; A. H. S., N.E. corner.

Dated May 26th, 1914.

ARTHUR H. SMYTHE. D. O. WING, Agent.

jy23

jy23

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Arthur H. Smythe, of Vancouver B.C. bushamin for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 36, Township 56; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to commencement; containing 640 acres. Claim No. 9; A. H. S., S.W. corner.

Dated May 25th, 1914.

ARTHUR H. SMYTHE.

D. O. WING, Agent.

COAL PROSPECTING LICENCES.

HAZELTON LAND DISTRICT.

DISTRICT OF CASSIAR.

TAKE NOTICE that I, Arthur H. Smythe, of Vancouver, B.C., broker, intend to apply for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted at the north-west corner of Section 36, Township 56; thence north 80 chains; thence west 80 chains; thence sonth 80 chains; thence east 80 chains to commencement; containing 640 acres. Claim No. 10; A. H. S., S.E.

Dated May 25th, 1914.

ARTHUR H. SMYTHE. D. O. WING, Agent.

jy23

QUEEN CHARLOTTE ISLANDS LAND

DISTRICT.

TAKE NOTICE that I, Allan Stewart, of Vancouver, miner intend to couver, miner, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted three miles north of the north-east corner of Lease 2437, Tiahn Point; thence 80 chains west; thence 80 chains north; thence 80 chains east; thence 80 chains south to commencement; containing 040 acres, more or less.

Dated the 8th day of June, 1914, at the south-

east corner.

ALLAN STEWART. EVERETT HARVIE LEA, Agent.

jy23

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Allan Stewart, of Vancouver, miner, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted three miles north of the north-east corner of Lease 2437, Tiahn Point; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to commencement; containing 640 acres, more or less.

Dated the 8th day of June, 1914, at the northeast corner.

ALLAN STEWART. EVERETT HARVIE LEA, Agent.

jy23

NOTICE.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands situate in the Fernie District of South-east Kootenay, in Block 4593: Commencing at a post planted at at Ella Clapp's sonth-east corner; thence north 80 chains, east 80 chains, south 80 chains, west 80 chains to point of commencement, and containing 640 acres, more or less.

Located this 6th day of June, 1914. JOHN EWIN. jy23

NOTICE.

OTICE is hereby given that, sixty days after date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "W. A. Davidson's north-east corner post" on North Fork of Sage Creek, about eight miles and a half north-westerly from north-east corner post of Lot 8734; thence 80 chains west; thence 80 chains south; thence 80 chains east; thence 80 chains north to point of commencement.

Dated June 30th, 1914.

W. A. DAVIDSON. John A. Fisher, Agent.

Witness: Thomas D. Roche.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Alexander Archibald McPhail, of Vancouver, miner, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted on the south-east corner of Lease 2438 of the B.C. Oilfields; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to commencement; containing 640 acres, more or less.

Dated the 6th day of June, 1914, at the northeast corner.

ALEXANDER ARCHIBALD McPHAIL. jy23 EVERETT HARVIE LEA, Agent.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

MAKE NOTICE that I, Alexander Archibald McPhail, of Vancouver, miner, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted one mile north of the north-east corner of Lease 2437, Tiahn Point; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to commencement; containing 640 acres, more or less.

Dated the 8th day of June, 1914, at the northeast corner.

ALEXANDER ARCHIBALD McPHAIL. jy23 EVERETT HARVIE LEA, Agent.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Alexander Archibald McPhail, of Vancouver, miner, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted one mile north of the north-east corner of Lease 2437, Tiahn Point; thence 80 chains west; thence 80 chains north; thence 80 chains east; thence 80 chains south to commencement; containing 640 acres, more or less.

Dated the 8th day of June, 1914, at the southeast corner.

ALEXANDER ARCHIBALD McPHAIL. jy23 EVERETT HARVIE LEA, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that William Perry, of Masset, fisherman, intends to apply for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post planted about the north-west corner of Grassy Island (the said island lies about three miles and a half north-easterly from Frederick Island on the west eoast of Graham Island); thence 80 chains east, 80 chains south, 80 chains west, 80 chains north to point of commencement; containing 640 acres, more or less.

Dated May 21st, 1914.

WILLIAM PERRY.

NEW WESTMINSTER LAND DISTRICT.

DISTRICT OF NEW WESTMINSTER.

TAKE NOTICE that I, George Dobson, of Vancouver, B.C., commercial traveller, intend to make application to the Commissioner of Lands for a licence to prospect for coal and petroleum and natural gas on the following described lands: Commencing at a post marked "G. D., north-west corner," planted at a point along wagon-road up jy23

Pitt River about half a mile from the head of Pitt Lake at low-water mark, 100 feet west of said wagon-road; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 4th, 1914.

GEORGE DOBSON. jy23WILLIAM SAUNDERS HYNES, Agent.

NEW WESTMINSTER LAND DISTRICT.

DISTRICT OF NEW WESTMINSTER.

MAKE NOTICE that I, William Saunders Hynes, of Vancouver, B.C., broker, intend to make application to the Commissioner of Lands for a licence to prospect for coal and petroleum and natural gas on the following described lands: Commencing at a post marked "W. S. II., southwest corner" and planted at a point along the wagon-road up Pitt River about two miles and a half from the head of Pitt Lake at low-water mark, about 50 feet west of said wagon-road; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement; containing 640 acres, more or less.

Dated June 4th, 1914.

jy23WILLIAM SAUNDERS HYNES.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Alexander Archibald McPhail, of Vancouver, miner, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted one mile north of the north-east corner of Lease 2437, Tiahn Point; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to commencement; containing 640 acres, more or less.

Dated the 8th day of June, 1914, at the southwest corner.

ALEXANDER ARCHIBALD McPHAIL. EVERETT HARVIE LEA, Agent.

NEW WESTMINSTER LAND DISTRICT.

DISTRICT OF NEW WESTMINSTER.

TAKE NOTICE that I, Arthur Ashdown Mar-A shall, of Vancouver, B.C., broker, intend to make application to the Commissioner of Lands for a licence to prospect for coal and petroleum and natural gas on the following described lands: Commencing at a post marked "A. A. M., northwest corner," planted at a point along wagon-road up Pitt River about two miles and a half from the head of Pitt Lake at low-water mark, about 50 feet west of said wagon-road; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 4th, 1914.

ARTHUR ASHDOWN MARSHALL. WILLIAM SAUNDERS HYNES, Agent. jy23

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Charles O. Wickenden, of Vancouver, retired, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Starting at a post planted one mile north of the north-east corner of Lease 2437, Tiahn Point; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to commencement; containing 640 acres, more or less.

Dated the 8th day of June, 1914, at the northwest corner.

CHARLES O. WICKENDEN. EVERETT HARVIE LEA, Agent.

TAKE NOTICE that, sixty days after date, I intend to apply to the Minister of Levels intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "J. L. Gates, south-east corner post," on Main Sage Creek, about twelve miles easterly of the north-east corner of L. 8734 post; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to point of commencement.

Dated July 2nd, 1914.

J. L. GATES.

JOHN A. FISHER, Agent.

Witness: Thomas D. Roche. jy23

MAKE NOTICE that, sixty days after date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "R. J. Houser, south-west corner post," on Main Sage Creek, about twelve miles easterly of the north-east corner of L. 8734 post; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement.

Dated July 2nd, 1914.

R. J. HOUSER.

JOHN A. FISHER, Agent.

Witness: Thomas D. Roche.

MAKE NOTICE that, sixty days after date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "George Macdonald, north-west corner post," on Main Sage Creek, about twelve miles easterly of the north-east corner of L. 8734 post; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of commencement.

Dated July 2nd, 1914.

GEORGE MACDONALD.

JOHN A. FISHER, Agent.

Witness: Thomas D. Roche.

MAKE NOTICE that, sixty days after date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "J. D. Moffatt, north-east corner post," on Main Sage Creek, about twelve miles easterly of the north-east corner of L. 8734 post; thence 80 chains west; thence 80 chains south; thence 80 chains east; thence 80 chains north to point of commencement.

Dated July 2nd, 1914.

G. G. MOFFATT.

JOHN A. FISHER, Agent.

Witness: THOMAS D. ROCHE.

MAKE NOTICE that, sixty days after date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "C. H. Skinner, south-west corner post," on Main Sage Creek, about ten miles easterly of north-east corner of L. 8734 post; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement.

Dated July 2nd, 1914.

C. H. SKINNER.

John A. Fisher, Agent. jy23

Witness: THOMAS D. ROCHE.

NEW WESTMINSTER LAND DISTRICT.

DISTRICT OF NEW WESTMINSTER.

MAKE NOTICE that I, Herbert Bingham, of Vancouver, B.C., capitalist, intend to make application to the Commissioner of Lands for a licence to prospect for coal and petroleum and natural gas on the following described lands: Commencing at a post marked "H. B., north-west corner," planted at a point along wagon-road up jy23

Pitt River about one mile and a half from the head of Pitt Lake at low-water mark, 100 feet east of said wagon-road; thence 80 chains south; thence 80 chains east; thence 80 chains north; thence 80 chains west to point of commencement; containing 640 acres, more or less.

Dated June 4th, 1914.

HERBERT BINGHAM. WILLIAM SAUNDERS HYNES, Agent.

jy23

TAKE NOTICE that, sixty days after date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "Jas. McCool, north-west corner post," on Main Sage Creek, about ten miles easterly of the north-east corner of L. 8734 post; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of commencement.

Dated July 2nd, 1914.

JAMES McCOOL.

JOHN A. FISHER, Agent.

Witness: Thomas D. Roche.

jy23

MAKE NOTICE that, sixty days after date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "R. H. Muench, south-east corner post," on Main Sage Creek, about ten miles easterly of north-east corner of L. 8734 post; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to point of commencement.

Dated July 2nd, 1914.

R. H. MUENCH.

JOHN A. FISHER, Agent.

Witness: Thomas D. Roche.

jy23

MAKE NOTICE that, sixty days after date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "E. J. Roberts, Jr., north-east corner post," on Main Sage Creek, about ten miles easterly of the north-east corner of L. 8734 post; thence 80 chains west; thence 80 chains south; thence 80 chains east; thence 80 chains north to point of commencement.

Dated July 2nd, 1914.

E. J. ROBERTS, Jr.

John A. Fisher, Agent.

Witness: Thomas D. Roche. jy23

NOTICE.

WITHIN the time prescribed by law I intend to apply to the Minister of Lands for the right to prospect for coal and petroleum on mentioned lands: Commencing at a post marked "William Chalmers's S.W. corner post" on the north branch of Sage Creek, about six miles and a half north-east of the north-east corner post of Lot 8734 post; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement.

Staked June 12th, 1914. WILLIAM CHALMERS.

JOHN A. FISHER, Agent.

Witness: THOMAS W. ROCHE.

TAKE NOTICE that, sixty days after date, I I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands: Beginning at post planted north of Kishinena Creek in Block 4593, South-East Kootenay, located one mile east of the north-east corner of Lot 8594, and marked "H. R. Christie's N.E. corner post"; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to post of commencement.

Located May 28th, 1914.

H. R. CHRISTIE. I. N. Dally, Agent.

TAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands: Beginning at a post planted at the north-west corner of Lot 11953 in Block 4593, South-East Kootenay, and marked "R. Christie's S.W. corner post"; thence about 11 chains north along the east boundary of Lot 7136; thence east about 26 chains along the south boundary of Lot 7286 to the north-west corner of Lot 8590; thence south 11 chains; thence west to point of commencement.

Located May 28th, 1914.

jy23

R. CHRISTIE. I. N. DALLY, Agent.

TAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a lieence to prospect for coal and petroleum over the following described lands: Beginning at a post planted north of Kishinena Creek in Block 4593, South-East Kootenay, located one mile north of the north-east corner of Lot 8595, and marked "Q. A. Myers, S.E. corner post"; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence S0 chains east to post of commencement.

Located May 28th, 1914.

jy23

Q. A. MYERS. I. N. DALLY, Agent.

TAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands: Beginning at a post planted north of Kishinena Creek in Block 4593, South-East Kootenay, located one mile north of the north-east corner of Lot S595, and marked "H. M. Dally's S.W. corner post"; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to post of commencement.

Located May 28th, 1914.

jy23

H. M. DALLY. I. N. DALLY, Agent.

TAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petrolenm over the following described lands: Beginning at a post planted north of Kishinena Creek in Block 4593, South-East Kootenay, located one mile east of the north-east corner of Lot 8595, and marked "Jesse Froi De Vcaux's N.W. corner post"; thence 80 chains south; thence 80 chains east; thence 80 chains north; thence 80 chains west to post of commencement.

Located May 28th, 1914.

JESSE FROI DE VEAUX.

jy23

I. N. Dally, Agent.

TAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands: Beginning at a post planted one mile north of the north-east eorner of Lot 8595, and marked "R. A. Froi De Veaux's N.E. corner post"; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to post of commence-

Located May 28th, 1914.

R. A. FROI DE VEAUX. I. N. Dally, Agent. jy23

NOTICE.

OTICE is hereby given that, sixty days after date. I intend to apply to the Minister of date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "G. W. A. Clair's southeast corner post" on the north branch of Sage Creek, about seven miles and a half northerly from | jy23

north-east corner post of Lot 8734; thence 80 chains north; thence 80 chains west; thence 80 chains sonth; thence 80 chains east to point of commencement.

Dated June 30th, 1914.

G. W. A. CLAIR.

JOHN A. FISHER, Agent. jy23

Witness: Thomas D. Roche.

NOTICE.

NOTICE is hereby given that, sixty days after date, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post marked "S. Moore's sonth-east corner post" on north branch of Sage Creek, about eight miles and a half north-westerly from northeast corner post of Lot 8734; thence 80 chains north; thence 80 chains west; thence 80 chains sonth; thence S0 chains east to point of commence-

Dated June 30th, 1914.

S. MOORE.

JOHN A. FISHER, Agent.

Witness: Thomas D. Roche.

jy23

NOTICE.

NOTICE is hereby given that, sixty days after date, I intend to apply to the Minister of Lands for a lieence to prospect for coal and petrolenm on the following described lands: Commencing at a post marked "Walter Fisher's southeast corner post" on the north branch of Sage Creek, about six miles and a half north-east of the north-east corner post of Lot S734; thence S0 chains north, 80 chains west. 80 chains south, 80 chains east to point of commencement.

Staked June 12th, 1914.

WALTER FISHER.

JOHN A. FISHER, Agent.

Witness: Thomas D. Roche.

jy23

TAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a lieenee to prospect for coal and petrolcum over the following described lands: Beginning at a post planted north of Kishinena Creek in Block 4593, South-East Kootenay, located one mile east of the north-east corner of Lot 8594, and marked "R. McIntyre's S.E. corner post"; thence 80 chains north; thence 80 chains west; thence 80 ehains south; thence SO chains east to post of commencement.

Located May 28th, 1914.

jy23

R. McINTYRE. I. N. DALLY, Agent.

TAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands: Beginning at a post planted north of Kishinena Creek in Block 4593, South-East Kootenay, located one mile east of the north-east corner of Lot \$594, and marked "Z. L. Dally's S.W. corner post"; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to post of commencement.

Located May 28th, 1914.

Z. L. DALLY.

jy23

I. N. DALLY, Agent.

TAKE NOTICE that, sixty days after date, I intend to apply to the Commissioner of Lands for a lieence to prospect for coal and petroleum over the following described lands: Beginning at a post planted north of Kishinena Creek in Block 4593, South-East Kootenay, located one mile east of the north-east corner of Lot 8594, and marked "I. N. Dally's N.W. corner post"; thence 80 chains south; thence 80 chains east; thence 80 ehains north; thence 80 chains west to post of commencement.

Located May 28th, 1914.

I. N. DALLY.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

26. Commencing at a post planted about three miles east and four miles south of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains east, 80 chains north, 80 chains west, 80 chains south to place of commencement.

Located May 14th, 1914.

jy9

SAMUEL DARTMOUTH SEWALL. GEORGE LESLIE BACHELDER, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

27. Commencing at a post planted about three miles east and four miles south of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains south, 80 chains west, 80 chains north, 80 chains east to place of commencement.

Located May 14th, 1914.

SAMUEL DARTMOUTH SEWALL. GEORGE LESLIE BACHELDER, Agent. jy9

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

28. Commencing at a post planted about three miles east and four miles south of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains south, 80 chains east, 80 chains north, 80 chains west to place of commencement.

Located May 14th, 1914.

SAMUEL DARTMOUTH SEWALL. GEORGE LESLIE BACHELDER, Agent. jy9

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

20. Commencing at a post planted about five miles east and four miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains west, 80 chains south, 80 chains east to place of commencement.

Dated May, 13th, 1914.

SAMUEL DARTMOUTH SEWALL. GEORGE LESLIE BACHELDER, Agent. jy9

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

19. Commencing at a post planted about five miles east and four miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains south, 80 chains west, 80 chains north, 80 chains east to place of commencement.

Dated May, 13th, 1914.

jy9

SAMUEL DARTMOUTH SEWALL. GEORGE LESLIE BACHELDER, Agent. jy9

COAL PROSPECTING LICENCES.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

21. Commencing at a post planted about five miles east and four miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains east, 80 chains south, 80 chains west to place of commencement.

Located May 13th, 1914.

SAMUEL DARTMOUTH SEWALL. GEORGE LESLIE BACHELDER, Agent. jy9

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:

22. Commencing at a post planted about four miles east and four miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains west, 80 chains south, 80 chains east to place of com-

Located May 13th, 1914.

mencement.

SAMUEL DARTMOUTH SEWALL. GEORGE LESLIE BACHELDER, Agent. jy9

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

23. Commencing at a post planted about three miles east and two miles south of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains west, 80 chains south, 80 chains east to place of commencement.

Located May 14th, 1914.

SAMUEL DARTMOUTH SEWALL. GEORGE LESLIE BACHELDER, Agent. jy9

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver B.C. back of Vancouver. B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

24. Commencing at a post planted about three miles east and two miles south of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains east, 80 chains south, 80 chains west to place of commencement.

Located May 14th, 1914.

SAMUEL DARTMOUTH SEWALL. GEORGE LESLIE BACHELDER, Agent. jy9

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Samuel Dartmouth Sewall, of Vancouver, B.C., broker, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

25. Commencing at a post planted about three miles east and four miles south of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains west, 80 chains north, 80 chains east, 80 chains south to place of commencement.

Located May 14th, 1914.

SAMUEL DARTMOUTH SEWALL. GEORGE LESLIE BACHELDER, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Star Realty Co., Ltd., of Vancouver, B.C., intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

1. Commencing at a post planted about three miles north and one mile west of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains south, 80 chains east, 80 chains north, 80 chains west to place of commencement.

Located May 11th, 1914.

STAR REALTY CO., LTD. jy9 GEORGE LESLIE BACHELDER, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Star Realty Co., Ltd., of Vancouver, B.C., intends to apply for a licence to prospect for coal and petroleum over the following described lands :-

2. Commencing at a post planted about three miles north and one mile west of the south-east east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains south, 80 chains west, 80 chains north, 80 chains east to place of commencement.

Located May 11th, 1914.

jy9

jy9

STAR REALTY CO., LTD. GEORGE LESLIE BACHELDER, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Star Realty Co., Ltd., of Vancouver, B.C., intends to apply for a licence to prospect for coal and petroleum over the following described lands :-

9. Commencing at a post planted about seven miles north of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains west, 80 chains north, 80 chains east, 80 chains south to place of commencement.

Located May 11th, 1914.

STAR REALTY CO., LTD. GEORGE LESLIE BACHELDER, Agent.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Star Realty Co., Ltd., of Vancouver, B.C., intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

4. Commencing at a post planted about three miles north and one mile west of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains north, 80 chains west, 80 chains south, 80 chains east to place of commencement.

Located May 11th, 1914.

STAR REALTY CO., LTD. GEORGE LESLIE BACHELDER, Agent. jy9

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Star Realty Co., Ltd., of Vancouver, B.C., intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

5. Commencing at a post planted about five miles north and one mile west of the south-east corner of Lot 2438 on the west coast of Graham Island; thence 80 chains south, 80 chains west, 80 chains north, 80 chains cast to place of commencement.

Located May 11th, 1914.

jy9

STAR REALTY CO., LTD. GEORGE LESLIE BACHELDER, Agent. 1999

COAL PROSPECTING LICENCES.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

TAKE NOTICE that James Stack, of Masset, prospector, intends to apply for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post planted at the head of Skaloo Inlet, on the west coast of Graham Island; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Dated June 2nd, 1914.

jy9

JAMES STACK.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

MAKE NOTICE that James Stack, of Masset, prospector, intends to apply for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post planted at the head of Skaloo Inlet, on the west coast of Graham Island; thence 80 chains east; thence 80 chains north; thence 80 chains west; thence 80 chains south to point of commencement; containing 640 acres, more or less.

Dated June 2nd, 1914.

jy9

JAMES STACK.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

TAKE NOTICE that James Stack, of Masset, prospector, intends to apply for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post planted about one mile north from the head of Skaloo Inlet, on the west coast of Graham Island; thence 80 chains east; thence 80 chains north; thence west 80 chains; thence south 80 chains to point of commencement; containing 640 acres, more or

Dated June 2nd, 1914.

jy9

JAMES STACK.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF SKEENA.

TAKE NOTICE that James Stack, of Masset, prospector, intends to apply for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post planted about one mile north and one mile west from the head of Skaloo Inlet, on the west coast of Graham Island; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 2nd, 1914.

jy9

JAMES STACK.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT

DISTRICT OF SKEENA.

MAKE NOTICE that James Stack, of Masset, prospector, intends to apply for a licence to prospect for coal and petroleum on the following described lands: Commencing at a post planted about one mile north and one mile west from the head of Skaloo Inlet, on the west coast of Graham Island; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Dated June 2nd, 1914.

JAMES STACK.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver and a of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted six miles east of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains west; thence 80 chains north; thence 80 chains east; thence 80 chains south to point of commencement; containing 640 acres, more or less.

Dated the 4th day of June, 1914, at the south-EVERETT HARVIE LEA.

jy30

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vanconver, engineer, intend to apply to the Minister of Lands for a licenee to prospect for coal and petroleum over the following described lands: Commencing at a post planted four miles east of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to point of commencement; containing 640 acres, more or less.

Dated the 4th day of June, 1914, at the northeast eorner.

jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vaneouver, engineer, intend to apply to the Minister of Lands for a lieence to prospect for coal and petroleum over the following described lands: Commencing at a post planted four miles east of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Dated the 4th day of June, 1914, at the north-

west eorner. jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver engineer in the control of t of Vaneouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for eoal and petroleum over the following described lands: Commencing at a post planted six miles east of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to point of commencement; containing 640 acres, more or less.

Dated the 4th day of June, 1914, at the north-

east corner. jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND,

MAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a lieeuce to prospect for coal and petroleum over the following described

lands: Commencing at a post planted three miles east and two miles south of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of eommencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the northwest eorner.

jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted four miles east of the north-east corner of C.L. 9646, Louis Harbour; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to point of commencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the northwest corner.

jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

MAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for eoal and petroleum over the following described lands: Commencing at a post planted five miles east and four miles south of the north-east corner of C.L. 9484, Otard Bay; thence SO chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to point of commencement; containing 640 acres, more or less.

Dated the 5th day of June, 1914, at the northeast corner.

jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vanconvey anginger the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted one mile west of the north-east corner of C.L. 9484, Otard Bay; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to point of commencement; containing 640 acres, more or less.

Dated the 6th day of June, 1914, at the northeast eorner.

jy30

EVERETT HARVIE LEA.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

DISTRICT OF GRAHAM ISLAND.

TAKE NOTICE that I, Everett Harvie Lea, of Vancouver, engineer, intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post planted four miles east of the north-east eorner of C.L. 9484, Otard Bay; thence 80 chains west; thence 80 chains north; thence 80 chains east; thence 80 chains south to point of commencement; containing 640 acres, more or less.

Dated the 4th day of June, 1914, at the southeast corner.

jy30

EVERETT HARVIE LEA.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

AKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

17. Commencing at a post planted about two miles east and two miles south of the south-east corner of C.L. 9484; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 8th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

18. Commencing at a post planted about two miles east of the north-east corner of Lot 2438; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert. B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

19. Commencing at a post planted about two miles east of the north-east corner of Lot 2438; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

20. Commencing at a post planted about three miles east of the north-east corner of Lot 2435; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres. more or less.

Located June 9th, 1914.

ан6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

21. Commencing at a post planted about three miles east of the north-east corner of Lot 2435; thence south 80 chains; thence east 80 chains; thence north 80 chains: thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914.

au6

WILFRED C. MACDONALD.

COAL PROSPECTING LICENCES.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

22. Commencing at a post planted about three miles east of the north-east corner of Lot 2435; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres. more or less.

Located June 9th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

23. Commencing at a post planted about three miles east of the north-east corner of Lot 2435; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or Iess.

Located June 9th, 1914.

an6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

24. Commencing at a post planted about three miles east and two miles north of the north-east corner of Lot 2435; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 10th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

25. Commencing at a post planted about three miles east and two miles north of the north-east corner of Lot 2435; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 10th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

26. Commencing at a post planted about three miles east and four miles north of the north-east corner of Lot 2435; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 10th, 1914.

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

15. Commencing at a post planted about six miles east and two miles north of the north-east corner of C.L. 9484; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 12th, 1914.

WILFRED C. MACDONALD. au6

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

9. Commencing at a post planted about five miles east of the south-east corner of Lot 2438; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

10. Commencing at a post planted about five miles east of the south-east corner of Lot 2438; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914.

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

11. Commencing at a post planted six miles east of the north-east corner of C.L. 9484; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 12th, 1914.

WILFRED C. MACDONALD. au6

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

30. Commencing at a post planted two miles east of the north-east corner of C.L. 9484; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914.

WILFRED C. MACDONALD. au6

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. MAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

7. Commencing at a post planted about two miles east and one mile north of the north-east corner of C.L. 9672, Lewis Harbour; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 8th, 1914.

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

12. Commencing at a post planted about six miles east of the north-east corner of C.L. 9484; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 12th, 1914.

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

Prince Rupout P.C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

13. Commencing at a post planted about six miles east and two miles north of the north-east corner of C.L. 9484; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or Iess.

Located June 12th, 1914.

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

MAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands :--

14. Commencing at a post planted about six miles east and one mile north of the north-east corner of 9484; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 12th, 1914.

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

27. Commencing at a post planted about three miles east and four miles north of the north-east corner of Lot 2435; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 10th, 1914.

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

8. Commencing at a post planted about six miles east of the south-east corner of Lot 2438; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914.

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert. B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

16. Commencing at a post planted about two miles east and two miles south of the south-east corner of C.L. 9484, west coast Graham Island; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 6±0 acres, more or less.

Located June 8th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

28. Commencing at a post planted about three miles east and four miles north of the north-east corner of Lot 2435; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 10th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

29. Commencing at a post planted about three miles east and four miles north of the north-east corner of Lot 2435; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 10th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

31. Commencing at a post planted about three miles east and two miles north of the north-east corner of Lot 2435; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 10th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

32. Commencing at a post planted about two miles east and five miles north of the north-east corner of Lot 2435; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 10th, 1914.

au6

WILFRED C. MACDONALD.

COAL PROSPECTING LICENCES.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prinee Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

33. Commencing at a post planted about four miles north of the north-east corner of Lot 2435; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 10th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

34. Commencing at a post planted about two miles east of the south-east corner of C.L. 9484; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 8th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for eoal and petroleum over the following described lands:—

5. Commencing at a post planted at the north-west eorner of C.L. 9040, west coast Graham Island; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prinee Rupert, B.C., prospector, intends to apply for permission to prospect for eoal and petroleum over the following described lands:—

6. Commencing at a post planted about two miles east and one mile north of the north-east corner of C.L. 9672, Lewis Harbour; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of eommencement; containing 640 acres, more or less.

Located June 8th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Maedonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:—

4. Commencing at a post planted about five miles east and one mile south of the south-east corner of Lot 2435, west coast Graham Island; thence north SO chains; thence west SO chains; thence south SO chains; thence east SO chains to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands, Naden Harbour, Graham Island:—

1. Commencing at a post planted at the northeast corner of S.T.L. 2516; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement.

Located June 6th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS. TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

2. Commencing at a post planted about two miles east and two miles south of the south-east corner of C.L. 9484; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres, more or less.

Located June 8th, 1914.

au6

WILFRED C. MACDONALD.

SKEENA LAND DISTRICT.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that Wilfred C. Macdonald, of Prince Rupert, B.C., prospector, intends to apply for permission to prospect for coal and petroleum over the following described lands:-

3. Commencing at a post planted about five miles east and one mile south of the south-east corner of Lot 2435, west coast Graham Island; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement; containing 640 acres, more or less.

Located June 9th, 1914.

au6

WILFRED C. MACDONALD.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real-estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

30. Commencing at a post planted about three miles in an easterly direction from the south-east corner of C.L. No. 9624 on the west coast of Graham Island; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 8th, 1914.

au6

E. J. TINGLEY.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Commencing at a post planted at Kootenay: one mile west of the north-west corner of C.L. 1920; to run south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement.

Located July 3rd, 1914.

EMILY ALICE SUTTABY.

au6

J. F. HUCHCROFT, Agent.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, men situate in the Fernie District of South-East D Kootenay: Commencing at a post planted at au6

A. B. Grace's north-east corner; to rnn north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement.

Located July 3rd, 1914.

L. THOMPSON.

au6

JOHN EWIN, Agent.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real-estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

31. Commencing at a post planted about three miles in an easterly direction from the south-east corner of C.L. No. 9624 on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 8th, 1914.

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real-estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

28. Commencing at a post planted about two miles east from the south-east corner of C.L. 9624 on the west coast of Graham Island; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencement.

Dated June 8th, 1914.

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real-estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

29. Commencing at a post planted about two miles east from the south-east corner of C.L. 9624 on the west coast of Graham Island; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated June 8th, 1914.

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements. B.C., real-estate agent. intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

26. Commencing at a post planted about two miles east from the south-east corner of C.L. 9624 on the west coast of Graham Island; thence east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of commencement.

Dated June 8th, 1914.

E. J. TINGLEY.

DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that E. J. Tingley, of Port Clements, B.C., real-estate agent, intends to apply for a licence to prospect for coal and petroleum over the following described lands:-

27. Commencing at a post planted about two miles east from the south-east corner of C.L. 9624 on the west coast of Graham Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated June 8th, 1914,

E. J. TINGLEY.

NOTICE is hereby given that, sixty days after date. I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum upon the following described lands: Commencing at a post marked "Mose Bougoyne, southwest corner post," on Main Sage Creek, about eight miles easterly from the north-east corner of L. 8734 post; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement.

Staked June 30th, 1914.

MOSE BOUGOYNE.

JOHN A. FISHER, Agent. Witness: THOMAS W. ROCHE. jy30

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post marked "John A. Fisher's south-east corner post" on North Branch Sage Creek, about five miles and a half north-east of north-east corner post of Lot 8734; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to point of commencement.

Staked June 12th, 1914.

jy16

JOHN A. FISHER. THOMAS D. ROCHE, Agent.

OTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post marked "Andrew Dunn's south-west corner post" on North Branch Sage Creek, about four miles and a half north-east of north-east corner post of Lot 8734; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement.

Staked June 12th, 1914.

ANDREW DUNN.

JOHN A. FISHER, Agent.

Witness: THOMAS D. ROCHE.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situated in the Fernie District of South-East Kootenay: Commencing at a point placed at T. H. Banfield's south-west corner to run north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to place of commencement.

Located July 3rd, 1914.

jy16

ROSS CARR. John Ewin, Agent.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post marked "Thomas D. Roche's south-west corner post" on North Branch Sage Creek, about five miles and a half north-east of north-east corner post of Lot 8734; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement.

Staked June 12th, 1914.

THOMAS D. ROCHE. JOHN A. FISHER, Agent.

jy16

FERNIE LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

NOTICE is hereby given that, thirty days after the first publication of this notice, I, J. Homer Hutchinson, of Vancouver, B.C., miner, intend to apply to the Minister of Lands and the Commissioner of Lands for the District of East Kootenay, for a licence to prospect for coal and petroleum over the following described lands,

situate in Block 4593; Commencing at a post planted adjacent to the south-east corner of Lot 7117, being J. Homer Hutchinson's south-west corner; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement, and containing 640 acres, more or less.

Located June 16th, 1914.

J. HOMER HUTCHINSON.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands. situate in the Fernie District of South-East Kootenay: Commencing at a post planted at the south-west corner of M. Quain's claim, and running north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the point of commencement.

Located July 2nd, 1914.

A. C. BOWNESS.

JOHN EWIN, Agent.

OTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay: Commencing at a post planted at A. B. Grace's north-east corner; to run north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement.

Located July 3rd, 1914.

JOHN EWIN.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay: Commencing at a post planted at north-east corner of Hetting M. Collings's claim; to run north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement.

Located July 3rd, 1914.

JANET C. M. DEWAR. J. F. HUCHCROFT, Agent.

a u G

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay: Commencing at a post planted at north-west corner of Johanna Tosh's claim; to run north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement.

Located July 3rd, 1914.

WILLIAM MACKENZIE. J. F. HUCHCROFT, Agent.

au6

EXTRA-PROVINCIAL COMPANIES.

CERTIFICATE OF REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT."

'CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 421B (1910).

HEREBY CERTIFY that "Usca Investment and Securities Company," an Extra-Provincial Company, has this day been registered under the "Companies Act." and is authorized to carry on business within the Province of British Columbia.

The head office of the Company is situate at 615 Indiana Trust Building, at No. 117 East Washington Street, in the City of Indianapolis, in the State of Indiana,

The head office of the Company in the Province is situate at 402-406 Pacific Building, 744 Hastings Street, Vancouver, and Albert McKechnie, whose address is Vancouver aforesaid, is the attorney of

the Company; not empowered to issue and transfer shares or stock.

The amount of the capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The Company is limited and the time of its existence is fifty years from the 15th June, 1914.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of August, one thousand nine hundred and fourteen.

H. G. GARRETT, [L.S.]

Registrar of Joint-stock Companies.

The objects for which this Company has been established and registered under the above Act

The buying and selling of State, county, municipal, and all other bonds, of borrowing and loaning money, of buying and selling promissory notes, bills of exchange, accounts, choses in action, fees, and all other evidence of indebtedness, and of buying, holding, owning, mortgaging, leasing, and selling real estate and personal property. The manner and plan for carrying out the purpose of said Corporation shall be to act as agent and broker for corporations, firms, and individuals, and as principal in the purchase, sale, and exchange of State, county, municipal, and other bonds, in borrowing and loaning money, in buying and selling promissory notes, bills of exchange, accounts, choses in action, fees, and all other evidence of indebtedness, and of buying, holding, owning, mortgaging, leasing, and selling real estate and personal property throughout the United States of America and in the Province of British Columbia, Canada. Corporation shall not do a general banking or trust business.

CERTIFICATE OF REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 4.

such trnst:

HEREBY CERTIFY that "Dow Fraser Trust Company," has this day been registered under the "Trust Companies Act."

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

The objects of the Company are the objects set forth in Schedules A and B of the "Trust Companies Act" and are set out below.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of August, one thonsand nine hundred and fourteen.

H. G. GARRETT, [L.S.]

Registrar of Joint-stock Companies.

The objects of the Company are:

(1.) To take, accept, and execute all such legal trusts in regard to the holding, management, and disposition of any estate, real or personal, and the rents and profits thereof, or the sale thereof, as may be granted or confided to it by any Government, body corporate, or person, or by any Court of competent jurisdiction:

(2.) To take, accept, and execute all such trusts of whatever nature or description not contrary to law as may be conferred upon or entrusted or committed to it by any Government or person, by grant, assignment, transfer, devise, bequest, or otherwise, or which may be entrusted, committed, transferred to or vested in it by order of any Court of competent jurisdiction or any Judge thereof, and to receive, take, and hold any property or estate, real or personal, which may be the subject of any

(3.) Generally to execute trusts of every description not inconsistent with the laws of the Province or of the Dominion of Canada:

(4.) To accept and execute the offices of executor, administrator, trustee, receiver, liquidator, assignee, or trustee for the benefit of creditors. guardian of the estate of any minor, and committee

partnerships, associations, companies, and corporations, and to perform the duties of all such offices and trusts, either alone or jointly with any other person, as fully and completely as any person appointed thereto could do:

(5.) To receive money on deposit and to allow

interest on the same:

(6.) To receive moneys in trust for investment and allow interest thereon for a reasonable time until invested, and advance moneys to protect any estate, trust, or property entrusted to it as aforesaid, and charge lawful interest upon any such advances: Provided that nothing herein shall be held either to restrict or to extend the powers of the Company as trustee or agent under the terms of any trust or agency that may be conferred upon it: Provided also that the moneys so advanced by the Company shall not exceed at any time twentyfive per centrum of the amount of the capital of the Company actually paid in and its surplus and undivided profits combined:

(7.) To act as agent for the purpose of issuing or countersigning certificates of stock, bonds, debentures, or other obligations of any Government. association, or municipal or other corporation, and to receive, invest, and manage any sinking fund therefor on such terms as may be agreed upon:

(8.) To act as agent of any corporate body for any purpose now or hereafter required by Statute

or otherwise:

- (9.) To act in the name of principals as general or special agent or attorney in the acquisition, management, sale, assignment, transfer, encumbrance, conveyance, or other disposition of any real or personal property, the investment and collection of moneys, rents, interests, dividends, hypothecs, bonds, notes, and other securities, and generally as the representative of any Government, body corporate, or person in the transaction of business; to invest in the name of the Company the funds of two or more principals, for whom the Company is acting as agent, in an investment in real estate or upon the security of real estate for the benefit of such principals, and to execute and deliver a declaration in favour of each principal showing his respective interest in such investment:
- (10.) To act as special or general agent of any insurance company or security company lawfully

carrying on business in the Province:
(11.) To guarantee any investment made by the

Company as agent or otherwise:

(12.) To accept and execute the office of auditor, and generally to examine, report upon, and audit the books, accounts, conditions, and standing of corporations, partnerships, and individuals:

(13.) To take and receive from any Government or person, on deposit for safekeeping and storage, gold and silver plate, jewellery, money, stocks, securities, and other valuables and personal property; to rent out the use of safes and other receptacles, and generally carry on the business of a safe-deposit company:

(14.) To hold such real estate as is necessary for the transaction of its business, not exceeding in value the amount permitted by the "Trust Companies Act" to be held by trust companies, and to sell, mortgage, lease, and dispose of the

(15.) To make, enter into, deliver, accept, and receive all deeds, conveyances, assurances, transfers, assignments, grants, and contracts necessary to carry out and promote the objects and business of the Company:

(16.) To amalgamate with any other company having objects wholly or in part similar to its objects, and to sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, upon receiving the assent of two-thirds in interest of its members and the approval of the Inspector of Trust Companies:

(17.) To acquire and undertake the whole or any part of the business of any person or company of a like nature to any business which it is authorized to carry on, together with the property

and liabilities connected therewith:

(18.) To loan or invest the funds of the Comof the estate of any lunatic, and to accept the duty pany in such manner and upon such securities as of and act generally in the winding-np of estates, are permitted by the "Trust Companies Act," for the loan or investment of the funds of trust

companies:

(19.) To execute, carry out, and perform all or any of its objects and business upon such terms as may be agreed upon between it and those dealing with it, and for all its services, duties, and trusts to charge, collect, and receive all proper remunerations, legal, usual, and customary costs, charges, and expenses.

LICENCE TO AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 845A (1910).

THIS IS TO CERTIFY that "F. N. Burt Company, Limited," an Extra-Provincial Company, has this day been licensed under the "Companies Act." and is authorized to carry on business within the Province of British Columbia.

The head office of the Company is situate at the City of Toronto, in the Province of Ontario.

The head office of the Company in the Province is situate at the City of Vancouver, and J. II. Senkler, K.C., whose address is Vancouver aforesaid, is the attorney of the Company.

The amount of the capital of the Company is two million seven hundred and fifty thousand dollars, divided into two thousand seven hundred and fifty shares.

The Company is limited.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-fifth day of July, one thousand nine hundred and fourteen.

The objects for which this Company has been established and licensed under the above Aet are:-[L.S.] A. V. PINEO,

Acting Registrar of Joint-stock Companies.

To manufacture, buy, sell, trade, and deal in all kinds of sale-books, cheque-books, blank books, pass-books, woodenwares and paperwares, autographic registers, eash registers, books of account, and stationery of all kinds. jy30

CERTIFICATE OF REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY,

"COMPANIES ACT."

CANADA: PROVINCE OF BRITISH COLUMBIA. No. 418B (1910).

HEREBY CERTIFY that "Frank Waterhouse & Co., Inc.," an Extra-Provincial Company, has this day been registered under the "Companies ' and is authorized to earry on business within the Province of British Columbia.

The head office of the Company is situate at 632 and 645 Central Building, in the City of Scattle, in the State of Washington, U.S.A.

The head office of the Company in the Province is situate at London Building, 626 Pender Street West, in the City of Vancouver, and David Gordon Marshall, barrister-at-law, whose address is Vanconver aforesaid, is the attorney of the Company; not empowered to issue and transfer shares or

The amount of the capital of the Company is two hundred and fifty thousand dollars, divided into twenty-five hundred shares of one hundred dollars

The Company is limited, and the time of its existence is fifty years from October 10th, 1900.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twentieth day of July, one thousand nine hundred and fourteen.

L.S. A. V. PINEO,

Acting Registrar of Joint-stock Companies.

The objects for which this Company has been established and registered under the above Act

First. To build, purchase, charter, rent, acquire, and operate sailing-vessels, steamships, steamers, tugs, barges, and lighters, to be used in all lawful business upon the ocean, seas, sounds, tide-waters, rivers, and canals for the transportation of passengers, freight, and mail; to purchase and erect and lease wharves, dry-docks, storehouses, and other property; to act as shipping agents and factors and negotiate charters on commission or otherwise; to acquire, own, locate, lease, sell, and operate mines and mining property; to buy and sell merchandise and carry on a mercantile business; to acquire and operate warehouses; and to do any and all other things incident to said business or necessary and proper or convenient to be done in the furtherance of its business:

Second. Said corporation shall have general

power-

(1.) To sue and be sued in any Court having competent jurisdiction:

(2.) To make and use a common seal and to alter the same at pleasure:

(3.) To purchase, hold, mortgage, sell, and convey real and personal property:

(4.) To appoint such officers, agents, and servants as the business of the corporation shall require; to define their powers, prescribe their duties, and fix their compensation:

(5.) To require of them such security as may be thought proper for the fulfilment of their duties, and to remove them at will, except that no trustee shall be removed from office unless by a vote of two-thirds of the stockholders:

(6.) To make by-laws not inconsistent with the organic Act of this State, and the laws of the Congress of the United States and of this State:

(7.) To provide for the management of its property, the regulation of its affairs, the transfer of its stock, and for carrying on all kinds of business within the objects and purposes of the Company, as expressed in the articles of incorporation:

(8.) To subscribe for, acquire by purchase or otherwise, and to own, hold, sell, assign, and transfer shares of the capital stock of any other corporation, and by its duly authorized officer or proxy to vote such shares at any and all stockholders' meetings of the corporation whose shares are so held, and to have and exercise all the rights, powers, and privileges of any other stockholder, except that this Company cannot become a member of the Board of Trustees of such other corporation. jy23

LICENCE TO AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA, No. 848A (1910).

THIS IS TO CERTIFY that "Wrought Iron Range Company of Canada, Limited,

Extra-Provincial Company, has this day been licensed under the "Companies Act," and is anthorized to carry on business within the Province of British Columbia.

The head office of the Company is situate at 151 King Street West, in the City of Toronto, in the Province of Ontario.

The head office of the Company in the Province is situate at the City of Vancouver, and W. J. Bowser, K.C., whose address is Vancouver aforesaid, is the attorney of the Company,

The amount of the capital of the Company is one hundred thousand dollars divided into one thousand shares.

The Company is limited.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-seventh day of July, one thousand nine hundred and fourteen.

[L.S.] H. G. GARRETT,

Registrar of Joint-stock Companies.

The objects for which this Company has been established and licensed under the above Act are:-To manufacture and deal in all kinds of wrought-iron stoves and ranges.

EXTRA-PROVINCIAL COMPANIES.

CERTIFICATE OF REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA,

No. 417B (1910).

HEREBY CERTIFY that "National Art Novelty Co.," an Extra-Provincial Company, has this day been registered under the "Companies Act," and is authorized to carry on business within the Province of British Columbia.

The head office of the Company is situate at 1451 West Harrison Street, in the City of Chicago, in the State of Illinois, U.S.A.

The head office of the Company in the Province is situate at 19 Flack Block, in the City of Vanconver, and High Lambie, a merchant, whose address is Vancouver aforesaid, is the attorney of the Company; not empowered to issue and transfer shares or stock.

The amount of the capital of the Company is six thousand dollars, divided into sixty shares of one hundred dollars each.

The Company is limited, and the time of its existence is fifty years from June 21st, 1906.

Given under my hand and seal of office at Victoria, Province of British Columbia, this fifteenth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT, Registrar of Joint-stock Companies.

The objects for which this Company has been established and registered under the above Act are:—

To purchase, cnt, and sell glass of all kinds and descriptions, and to manufacture and sell, barter or exchange glass, paper, and metal novelties, and to deal generally in the same and kindred commodities.

jy23

CERTIFICATE OF REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 419B (1910).

I HEREBY CERTIFY that "Sherwood Bros.," an Extra-Provincial Company, has this day been registered under the "Companies Act." and is anthorized to carry on business within the Province of British Columbia.

The head office of the Company is situate at the City of Bellingham, in the State of Washington, U.S.A.

The head office of the Company in the Province is situate at Room 801 Rogers Building, in the City of Vancouver and Charles B. Buddle, barrister and solicitor, whose address is Vancouver aforesaid, is the attorney of the Company; not empowered to issue and transfer shares or stock.

The amount of the capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The Company is limited, and the time of its existence is fifty years from September 12th, 1908.

Given under my hand and seal of office at Victoria. Province of British Columbia, this twenty-first day of July, one thousand nine hundred and fourteen.

[L.S.] A. V. PINEO,

Acting Registrar of Joint-stock Companies.

The objects for which this Company has been established and registered under the above Act

To acquire, build, construct, own, hold, lease, rent, maintain, and operate commission houses for the purpose of carrying on the business of commis-

sion merchants for the sale and disposition of all kinds of fruits, vegetables, and other products:

To engage in and transact a general merchandise business, both as a wholesale and retail dealer, and for that purpose to buy, sell, and deal in any and every article generally bought or sold by merchants, and to buy, sell, and deal in fruits, vegetables, meats, and all kinds of farm products, including cream, butter, eggs, and cheese, and all and every article and thing connected with the merchandise business:

To purchase, acquire, own, hold, sell, and deal in real estate and personal property and all kinds of real estate and personal property in the State of Washington and in any other State in the Union, and in British Columbia:

To borrow money, contract debts in conducting its business, and to issue promissory notes and other evidences of indebtedness, and to pledge, hypothecate, and mortgage any or all of its assets and property, both real and personal, to secure the payment of such indebtedness:

To sell, convey, mortgage, lease, hypothecate, pledge, and otherwise dispose of any and all property and assets of the corporation, and the said eorporation is hereby authorized, and full power is hereby given, to do and perform any and all acts necessary or proper to tully carry out the objects of this corporation, although the said powers may not be specifically named in these articles of meorporation.

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LICENCE TO AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 846A (1910).

THIS IS TO CERTIFY that "Hamilton Carhartt Manufacturer, Limited," an Extra-Provincial Company, has this day been licensed under the "Companies Act," and is authorized to carry on business within the Province of British Columbia.

The head office of the Company is situate at the City of Toronto, in the Province of Ontario.

The head office of the Company in the Province is situate at 1514 Venables Street, in the City of Vancouver, and Philip J. Ewing, a manager, whose address is Vancouver aforesaid, is the attorney of the Company; not empowered to issue and transfer shares or stock.

The amount of the capital of the Company is one hundred thousand dollars, divided into one thousand shares.

The Company is limited.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-fifth day of July, one thousand nine hundred and fourteen.

[L.S.] A. V. PINEO.

Acting Registrar of Joint-stock Companies.

The objects for which this Company has been established and licensed under the above Act are:—

(a.) To manufacture, buy, sell, and deal in clothing and the materials out of which clothing and wearing-apparel are made:

(b.) To acquire from the Hamilton Carhartt Mannfacturer the business which the said Company is carrying on and is authorized to carry on by licence granted to the said Company under the "Extra Provincial Corporations Act" of the said Province of Ontario, and the assets thereof, and to pay for the said business and assets in whole or in part by the issue to the said Company of fully paid or partly paid stock of the Company hereby incorporated; and

(c.) To subscribe for, take, acquire, hold, sell, and dispose of shares or stock in any other company having objects in whole or in part similar to those of the Company hereby incorporated, or carrying on any business capable of being conducted so as, directly or indirectly, to benefit the Company.

EXTRA-PROVINCIAL COMPANIES.

CERTIFICATE OF REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT."

CANADA: PROVINCE OF BRITISH COLUMBIA.

No. 420B (1910).

I HEREBY CERTIFY that "General Petroleum Company," an Extra-Provincial Company, has this day been registered under the "Companies Act." and is authorized to carry on business within the Province of British Columbia.

The head office of the Company is situate at Room No. 1205 Alaska Commercial Building, in the City of San Francisco, in the State of California, U.S.A.

The head office of the Company in the Province is situate at 312-4 Jones Building, in the City of Victoria, and Harold Despard Twigg, barrister and solicitor, whose address is Victoria, B.C., is the attorney of the Company; not empowered to issue and transfer shares or stock.

The amount of the capital of the Company is seven million five hundred thousand dollars, divided into seventy-five thousand shares of one hundred dollars each.

The Company is limited, and the time of its existence is fifty years from March 29th, 1910.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-first day of July, one thousand nine hundred and fourteen.

[L.S.] A. V. PINEO,

Acting Registrar of Joint-stock Companies.

The objects for which this Company has been established and registered under the above Act are:—

To carry on the business of producing, recovering, refining, storing, purchasing, selling, transporting, distributing, and generally dealing in petroleum and other oils, petroleum and other oil products, and natural gas:

To purchase, lease from others, and otherwise acquire, own, hold, sell, convey, transfer, lease to others, and otherwise dispose of, mortgage, and otherwise encumber, prospect, explore, operate, manage, and control lands containing or believed to contain, petroleum, natural gas, and minerals generally:

To purchase, lease from others, and otherwise acquire, own, hold, sell, convey, transfer, lease to others, and otherwise dispose of, mortgage, and otherwise encumber, improve, operate, manage, and

control real property generally:

To purchase, lease from others, and otherwise acquire, construct, own, hold, sell, convey, transfer, lease to others, and otherwise dispose of, mortgage, and otherwise encumber, operate, manage, and control works, refineries, tanks, pipe-lines, and other structures, engines, pumps, pipes, and other machinery, apparatus, and appliances, cars, vessels, and other equipment necessary, proper, or convenient for producing, recovering, refining, storing, purchasing, selling, transporting, distributing, and generally dealing in petroleum and other oils, petroleum and other oil products, and natural gas:

To purchase, appropriate, and otherwise acquire, store, sell, distribute, deliver, snpply, and otherwise dispose of water for mining, milling, manufacturing, municipal, domestic, and other purposes:

To produce, manufacture, purchase, and otherwise acquire, sell, transfer, and otherwise dispose of, mortgage, and otherwise encumber, and generally deal in goods, wares, and merchandise:

To purchase, subscribe for, and otherwise acquire, sell, transfer, and otherwise dispose of, mortgage, and otherwise encumber, and generally deal in stocks, debentures, bonds, and other evidences of indebtedness of other corporations, public and private, joint-stock companies, and associations, and while the holder of stocks, debentures, bonds, and other evidences of indebtedness of such corporations, joint-stock companies, and

associations, to exercise all the rights, powers, and privileges of ownership, including the right to vote thereon, to the same extent that a natural person might or could do:

To sell, transfer, and otherwise dispose of, mortgage, and otherwise encumber stocks, debentures, bonds, and other evidences of indebtedness of this

corporation:

To purchase, apply for, and otherwise acquire, sell, transfer, and otherwise dispose of, mortgage, and otherwise encumber franchises, easements, rights, privileges, licenses, trade-marks, tradenames, patents, investments, improvements, and processes:

To borrow and lend money in connection with any of the foregoing purposes, with or without security therefor, and to become surety, guarantor, or indemnitor in connection with any of the foregoing purposes, for the payment of money, and for

the performance of other obligations:

To execute, notes, bonds, and other obligations for money borrowed, property purchased, and otherwise acquired by this corporation, labour done and services performed for this corporation, and for any other lawful object or purpose, and to secure the payment of the interest and principal of such notes, bonds, and other obligations by mortgage, pledge, hypothecation, deed of trust, or otherwise of any or all the property, including rights, privileges, and franchises, acquired or which may be acquired by this corporation:

And generally to transact and carry on any other business and to exercise any other powers which may be necessary, proper, or convenient to be carried on or exercised in connection with any of the foregoing purposes or incident thereto, and to have, enjoy, and exercise all rights, powers, privileges, and franchises which now are or which may hereafter be conferred upon corporations organized under the laws of the said State of California:

This corporation from time to time may do any one or more of the acts and things and carry out any one or more of the purposes herein set forth.

LICENCE TO AN EXTRA-PROVINCIAL COMPANY,

"Companies Act."

CANADA: Province of British Columbia,

No. 850A (1910).

THIS IS TO CERTIFY that "Canadian General Fire Extinguisher Company, Limited," an Extra-Provincial Company, has this day been licensed under the "Companies Act," and is authorized to carry on business within the Province of British Columbia.

The head office of the Company is situate at Room 94 Canada Life Building, in the City of Toronto, in the Province of Ontario.

The head office of the Company in the Province is situate at No. 1158 Hamilton Street, in the City of Vancouver, and William R. Higginson, mechanical superintendent, whose address is Vancouver aforesaid, is the attorney of the Company; not empowered to issue and transfer shares or stock.

The amount of the capital of the Company is one hundred thousand dollars, divided into one thousand shares.

The Company is limited.

Given under my hand and seal of office at Victoria, Province of British Columbia, this thirtieth day of July, one thousand nine hundred and fourteen.

[L.S.] H. G. GARRETT,

Registrar of Joint-stock Companies.

The objects for which this Company has been established and licensed under the above Act are:—

(a.) To make, manufacture, purchase, or otherwise acquire, hold, own, use, lease, sell, assign, transfer, invest, trade in, deal in, and deal with all and any kind of fire-protective apparatus and appliances, including all and any kind of machines, machinery, mechanical contrivances, implements,

tools, apparatus, and materials used or which may be used in fire-protective apparatus, plant, machinery, apparatus, or appliances:

- (b.) To make, manufacture, purchase, or otherwise acquire, hold, own, use, lease, sell, assign, transfer, invest, trade in, deal in, and deal with all and any kind of machinery, mechanical contrivances, implements, tools, apparatus, and materials used or which may be used in the handling and distribution of water, gas, air, steam, electricity, or any other power, either in the earth or on or above its surface:
- (c.) To make, manufacture, purchase, or otherwise acquire, hold, own, use, lease, sell, assign, transfer, invest, trade in, deal in, and deal with goods, wares, merchandise, and personal property of every class and description or for whatever purpose the same may be used, including all materials, supplies, machinery, and other articles necessary or convenient in connection with or in carrying on such business or any part thereof:
- (d.) To erect, construct, purchase, lease, or otherwise acquire, to own, maintain, and develop, sell, or otherwise dispose of, plants and machinery, apparatus, and appliances for the production and distribution or supply, or either, both, or all of them, of steam, water, gas, or electricity or of any other power for any lawful purpose whatsoever, subject to local and municipal regulations in that behalf:
- (e.) To issue fully paid-up shares of the capital stock of the Company in payment or part payment of the purchase price of land, buildings, and other property capable of being used in connection with the Company's business:
- (f.) To apply for, purchase, or otherwise acquire, and to own, use, operate, and to sell, assign, lease, or otherwise dispose of, any and all patents of invention, improvements, processes, and trademarks relating to the business of the Company, and to pay for the same in cash or in fully paid-up or partly paid-up shares of the capital stock of the Company:
- (g.) To acquire and undertake the goodwill, property, rights, franchises, and assets of every kind, and the liabilities of any person, firm, association, or corporation incorporated for the purpose for which incorporation is sought, and to pay for the same in cash, stock, or bonds of this Company or otherwise:
- (h.) To acquire and take over as going concerns or otherwise the undertakings, assets, and liabilities of any person or company carrying on any business in whole or in part similar to that which the Company is authorized to carry on, or possessed of property suitable for the purposes of this Company; and with a view thereto to acquire all or any of the shares or liabilities of such companies:

(i.) To sell, lease, or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities, and franchises of the Company to any other person or company for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any company having objects altogether or in

part similar to those of this Company:

(j.) To purchase, take, or acquire by original subscription or otherwise, and to hold and, with or without guarantee, to sell or otherwise dispose of, shares, stocks, whether common or preferred, debentures, bonds, and other obligations in and of any other company having objects similar in whole or in part to the objects of this Company, or carrying on any business capable of being conducted so as, directly or indirectly, to benefit this Company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint:

(k.) To invest and deal with the moneys of the Company not immediately required in such manner as from time to time may be determined:

(l.) To carry on and undertake any other business which may from time to time seem to the directors of this Company capable of being conveniently carried on in connection with the above objects, or calculated, directly or indirectly, to render valuable or enhance the value of any of the

Company's privileges or rights and as incidental to the carrying-on of its business, and to make and endorse negotiable paper:

(m.) To do any and all things set forth as its objects as principal, agent, contractor, or otherwise, and to carry out any or all of the foregoing objects as principals, agents, contractors, or otherwise, and by and through trustees, agents, sub-contractors, or otherwise, and alone or jointly with any other corporation, association, firm, or person, and to do all and everything necessary for or incidental to the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated, or incidental to the powers herein named, or which shall at any time be necessary for or incidental to the protection or benefit of the

(n.) To pay out of the funds of the Company all the expenses of or incidental to the formation, registration, and advertising of the Company:

The operations of the Company to be carried on throughout the Dominion of Canada and elsewhere.

LICENCE TO AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 847A (1910).

THIS IS TO CERTIFY that "The Great Western Garment Company, Limited," an Extra-Provincial Company, has this day been licensed under the "Companies Act," and is authorized to carry on business within the Province of British Columbia.

The head office of the Company is situate at 528 Namayo Avenue, in the City of Edmonton, in the Province of Alberta.

The head office of the Company in the Province is situate at the tenth floor, B.C. Permanent Loan Building, in the City of Victoria, and Henry Sanders Heisterman, barrister-at-law, George whose address is Victoria aforesaid, is the attorney of the Company; not empowered to issue and transfer shares or stock.

The amount of the capital of the Company is one hundred thousand dollars, divided into seven hundred and fifty shares of preferred stock of one hundred dollars each and one thousand shares of common stock of twenty-five dollars each.

The Company is limited.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-seventh day of July, one thousand nine hundred and fourteen.

H. G. GARRETT, [L.S.]

Registrar of Joint-stock Companies. The objects for which this Company has been

established and licensed under the above Act are: --(a.) To manufacture, adapt, prepare, purchase, or otherwise acquire, and to sell, exchange, or otherwise dispose of and to deal with in any manner, shirts, overalls, handkerchiefs, neckties, collars, hats, caps, mittens, gloves, and all other articles of clothing or wearing-apparel; also tents, mattresses, springs, pillows, carpets, rugs, cloth covers, grain bags, buttons, buckles, rivets, suspenders, rubber celluloid, or any other article required or used for home furnishing or in any

other article that may be necessary or convenient in the interests of the Company: (b.) To purchase or otherwise acquire, to lease, improve, exchange, mortgage, sell, or otherwise dispose of or in any way deal with, any lands or estate or interest therein which may be necessary or convenient for the carrying-out of the objects

manufacturing or agricultural operation, and any

of the Company:

(c.) To take security in any form upon any real or personal property in carrying out the objects of the Company:

(d.) To carry on the business of purchasing, leasing, exchanging, hiring, or otherwise dealing with copyrights, patents, patent rights, trade-

marks, or any other rights or privileges which may be necessary or convenient for the purposes of the

(e.) To carry on the business of agents, manufacturers' agents, or commission agents, and to undertake all operations in connection therewith, whether for a principal residing in this or any foreign country:

(f.) To carry on a general wholesale, jobbing, retail, or mail-order business in any article of

merchandise:

(g.) To enter into any agreement with persons, corporations, or authorities that may be conducive to the Company's objects or any of them, and to obtain any rights, privileges, franchises, or concessions, and to earry out, exercise, and comply with the same:

(h.) To remunerate any person or corporation for services of any kind performed or rendered in the formation, organization, or promotion of the Company or its business:

(i.) To invest and otherwise deal with moneys of the Company not immediately required in the Company's business in such manner as may be

from time to time determined:

(j.) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise with any person or eorporation:

(k.) To adopt any lawful means of advertising, making known, or popularizing the property or

products of the Company:

(j.) To promote a company or companies for the purpose of acquiring any or all of the real or personal property, rights, eredits, franchises, or other assets of the Company. jy30

LICENCE TO AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA. No. 849A (1910).

THIS IS TO CERTIFY that "The Howell Creek Syndicate, Limited," an Extra-Provincial Company, has this day been licensed under the "Companies Act," and is authorized to carry on business within the Province of British Columbia.

The head office of the Company is situate at 11 Ironmonger Lane, in the City of London, England.

The head office of the Company in the Province is situate at 736 Granville Street, in the City of Vancouver, and Robert Scott Lennic, barrister-atlaw, whose address is Vancouver aforesaid, is the attorney of the Company; not empowered to issue and transfer shares or stock.

The amount of the capital of the Company is thirty thousand pounds, divided into thirty thou-

sand shares.

The Company is limited.

Given under my hand and seal of office at Vietoria, Province of British Columbia, this twenty-eighth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The objects for which this Company has been established and licensed under the above Act are:-

(1.) To enter into and carry into effect, with such modifications as may be agreed upon, an agreement between South-East Kootenay (British Columbia), Limited, and the Company mentioned in article 3 of the Company's articles of association:

(2.) To carry on business in any part of the world as owners, lessors, or lessees of or in relation to coal, quarries, iron ore, and other mines, lands, forests, plants, and timber estates, colliery proprietors, coalmasters, miners, smelters, coke-manufacturers, fuel-manufacturers, merchants of pitch, asphalt, and all residual and other products and by-products of eoal, sawmill proprietors, timber merchants and timber-growers, sawn wood, firewood, charcoal, and general merchants; and to buy. sell, prepare for market, manipulate, import, export, and deal in coal, iron ores, coke, patent fuel, pitch. asphalt, and all residual and other products and

by-products of coal, in timber and wood of all kinds, and grow the same, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used, and to acquire, clear, sow, plant, and work forests and timber estates:

(3.) To purchase, subscribe for, or otherwise acquire and to hold or deal in the shares (fully or partly paid), debentures, debenture stock, bonds, securities, or obligations of any company, and the bonds, obligations, securities, mortgages, debentures, debenture stock, or funds issued or guarauteed by any Government or authority, Sovereign, Ruler, Commissioners, or public body, and to acquire all or any of same under option or by original subscription, tender, purchase, exchange, or otherwise, and either conditionally or otherwise, and to guarantee or underwrite the subscription or acquisition thereof, and either conditionally or otherwise, and to exercise and enforce all rights and powers conferred by or incident to the ownership thereof, and upon a distribution of assets or division of profits to distribute all or any of same amongst the members of this Company in specie:

(4.) To carry on all kinds of promotion business, and in particular to form, constitute, promote, lend money to, assist, and control any company, association, business, or undertaking whatsoever, and to negotiate loans, find investments, and to issue and place shares, debentures, debenture stock, obligations, securities, and funds of every description:

(5.) To lend money to any person, firm, company, Government, or authority and on such terms as may seem expedient, and in particular to and from those having dealings with the Company:

(6.) To acquire, purchase, or take on lease, or option, or in exchange, or hire, conditionally or otherwise, work, develop, and maintain, or be interested in any real or personal property, or any estates or interests therein, and to vest any real or personal property, rights, or interests acquired by or on behalf of the Company, or in which the Company may have an interest, in any person or persons on behalf of or for the benefit of the Company, and with or without any declared trust in favour of the Company:

(7.) To carry on the business of ship-owners, tramway-owners, carriers by land and water, gas, electric light, railway contractors, oil merchants and all products therefrom, machinists, chemical, electrical, and mechanical engineers, manufacturers of wood, chemicals, and machinery, tool-makers, brass and iron founders, ironmasters, steel makers and converters, smelters, tin-plate, makers, distillers, chemists, druggists, dye-makers, and metallurgists:

(8.) To open, promote, acquire, construct, equip, maintain, improve, work, manage, or control and superintend works, undertakings, harbours, piers, quays, warehouses, viaduets, aqueducts, reservoirs, irrigations, oil-wells, pipe-lines, quarries, collieries, coke-ovens, foundries, furnaces, factories, cement and limestone works, shops, stores, and operations of all kinds, or aid in or contribute to any of such matters:

(9.) To make and carry into effect arrangements with land-owners, railway, tramway, shipping, canal, pier, dock, or harbour owners, carriers, and any other persons or companies for the purposes

of the Company:

(10.) To sell, let, exchange, grant licences, develop, dispose of, or otherwise deal with the undertaking or all or any part of the property of the Company upon any terms, with power to accept as the consideration any shares (fully or partly paid), debentures, debenture stock, securities, or obligations of or interest in any other company:

(11.) To make advances on real or personal property or rights or benefits of all kinds, or on personal security, and to guarantee the performance of contracts or obligations and the payment of moneys or interest and expenses by any person, partnership, or company, and to carry on all kinds of financial operations or commercial business whatsoever which may be auxiliary or seem conducive to the attainment of profit or advantage by the Company:

(12.) To furnish and provide deposits and guarantee funds required in relation to any tender or obligation for any contract, concession, decree, enactment, property, or privilege, or in relation to the carrying-out of any contract, concession, decree, or enactment, and to apply for, purchase, or otherwise acquire any contracts, decrees, or concessions for or in relation to the construction, execution, carrying-out, equipment, improvement, management, administration, or control of public works and conveniences, and to undertake, execute, carry out, dispose of, or to turn to account the same, and generally to carry on the business of contractors for the execution of public works:

(13.) To borrow, raise, assure, or secure the payment of money, and for those or other purposes to mortgage or charge the undertaking and all or any part of the property and rights of the Company, or after acquired, including uncalled capital; and to create, issue, reissue, make, draw, endorse, accept, charge, and negotiate, either absolutely or collaterally, perpetual or redeemable debentures or debenture stock, bonds, securities, or other obligations, bills of exchange, promissory

notes, or other negotiable instruments:

(14.) To acquire and earry on all or any part of the business or property and to undertake any liabilities of any person, firm, association, company, Government, or authority possessed of property suitable for any of the purposes of this Company, or earrying on any business which this Company is authorized to carry on; and as the consideration for the same to pay cash or to issue any shares, debentures, debenture stock, securities, or obliga-

tions of this Company:

(15.) To enter into partnership or into any arrangement for sharing profits, union of interest, joint adventure, reciprocal concessions, or eo-operation with any person, firm, association, company, Government, or authority, carrying on, engaged in, or about to carry on or engage in, any business or transaction which the Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; and to take or otherwise acquire and hold, sell, reissue, or otherwise deal with shares, debentures, or debenture stock in, or securities or obligations of, and to subsidize or otherwise assist any such company, and to guarantee the principal or interest payable under any such securities or obligations or any dividends upon any such shares or stocks:

(16.) To enter into or concur in entering into any arrangement with any association, Government, or authority, and to obtain or concur in obtaining from any such association, Government, or authority any rights, licences, concessions, and privileges that may seem conducive to the Com-

pany's objects or any of them:

(17.) To apply for, purchase, or otherwise acquire any patents, brevets d'invention, licences, concessions, and the like, conferring an exclusive or non-exclusive or limited or other right to exercise or use any inventions or improvements in any invention, or to use any secret or other information as to any invention or improvement which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit this Company; and to exercise, develop, sell, grant licences in respect of, use, or otherwise turn to account the property, rights, and information so acquired, or any interests in the same, and to expend money in experimenting upon and testing and improving or seeking to improve any patents, inventions, secret processes, or rights which the Company may acquire or propose to acquire;

(19.) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with any business which the Company is authorized to carry on, or may seem to the Company calculated, directly or indirectly, to benefit this Company, or to enhance the value of or render profitable any of the Company's

properties or rights:

(20.) To pay out of the funds of the Company all or any expenses which the Company may lawfully pay of or incident to the formation, promotion, registration, and advertising of or raising money for the Company, and the issue of its capital, including brokerage and commissions for obtaining applications for or taking, selling, subscribing, placing, guaranteeing, or underwriting

shares, debentures, debenture stock, securities, or

obligations:

(21.) To obtain any provisional order or provisional orders or Act or Acts of Parliament, concession or concessions, licence or licences for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution or any extension of its powers, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company:

(22.) To procure the Company to be registered or recognized in any foreign country, colony, or place, and with a view thereto to make all requisite deposits and comply with all conditions, and to apply or concur in the application for official recognition, quotation, or privilege on any foreign or

colonial bourse or exchange:

(23.) To establish and support or aid in the establishment or support of associations, institutions, and conveniences calculated to benefit any of the employees or ex-employees of the Company, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general, or useful object:

(24.) To carry out all or any of the foregoing objects as principals, agents, contractors, or otherwise, and alone or in partnership or in conjunction with or through any other person, firm, association, or company, or by means of any subsidiary or auxiliary company, and in any part of the world:

(25.) To do all such other things as are incidental or conducive to the attainment of the above

objects or any of them:

And it is hereby declared that the word "eompany" in this memorandum shall include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in the United Kingdom or elsewhere; and so that the words "Government or authority" shall include every kind of Government or authority, municipal, local, or otherwise; and so that the objects in each of the paragraphs of this clause shall, except where otherwise expressed in such paragraph, be in nowise limited or restricted by reference to or inference from the terms of any other paragraph. jy30

FORESHORE LEASES.

SLOCAN LAND DISTRICT.

DISTRICT OF WEST KOOTENAY.

TAKE NOTICE that Canadian Pacific Railway Company, of Montreal, intends to apply for permission to lease the following described fore-Commencing at a post marked shore lands: "C.P.R., S.E. corner," planted at the intersection of the south-west corner of Block S (produced), in the town of Silverton, and the foreshore of Slocan Lake; thence westerly 260 feet; thence northerly 1,100 feet; thence easterly 200 feet, more or less. to the shore-line of Slocan Lake; thence southerly and following said shore-line to the place of beginning,

Dated June 5th, 1914.

CANADIAN PACIFIC RAILWAY COMPANY, Per E. W. Bateman,

Local Right-of-Way and

Lease Agent, Vancouver.

NEW WESTMINSTER LAND DISTRICT.

DISTRICT OF NEW WESTMINSTER.

TAKE NOTICE that we, Lyman H. Ford, man; Mina Wise, married woman; John W. Wise, hotelkeeper; all of New Westminster, B.C., intend to apply for permission to lease the following described lands: Commencing at a post planted on the north line of Section 8, Township 6, Range 4 west of 7th meridian, marked "19 W.," said post being distant 340 feet 5 chains and 15 links from the intersection of the easterly boundary of Pitt Lake with the northerly limit of Timber Berth 236; thence in a southwesterly direction to shore of Pitt Lake and post marked "3165"; thence 4 chains and 39 links, more or less, south along shore of Pitt Lake to a post marked "south-east corner." This application is for foreshore rights lying between post marked "3165" and post marked "south-east corner."

Dated June 16th, 1914.

LYMAN II. FORD.
EDWARD THOMPSON.
MINA WISE.
JOHN W. WISE.
JOHN W. WISE, Agent.

je25

VICTORIA LAND DISTRICT.

DISTRICT OF ESQUIMALT.

TAKE NOTICE that Arthur Lineham, of Victoria, B.C., retired broker, intends to apply for permission to lease the following described foreshore: Commencing at a post planted at the south-east corner of Section 55, Esquimalt District, set on high-water mark; thence running south 63 east for a distance of 700 feet; thence north 31 east for a distance of 11.50 feet, more or less, to an intersection with the northern boundary of Section 55 produced easterly; thence north 71.20 west following the production of said boundary of Section 55 produced for a distance of 700 feet, more or less, to high-water mark on Royal Bay; thence following said high-water mark in a southerly direction to the point of commencement, and containing 18 acres, more or less.

Dated July 8th, 1914.

jy16

ARTHUR LINEHAM. F. A. DEVEREUX, Agent.

LEGISLATIVE ASSEMBLY.

PRIVATE BILLS.

EXCERPT FROM RULES AND ORDERS RELATING TO PRIVATE BILLS.

Rule 76.

LL APPLICATIONS for Private Bills, properly the subject of legislation by the Legislative Assembly of British Columbia, within the purview of the "British North America Act, 1867,"—whether for the erection of a Bridge, the making of a Railway, Tramway, Turnpike Road, or Telegraph or Telephone Line; the construction or improvement of a Harbour, Canal, Lock, Dam, Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or calling, or of any Joint-stock Company; or otherwise for granting to any individual or individuals any exclusive or peculiar rights or privi-leges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate to any partieular class of the community, or for making any amendment of a like nature to any former Act,shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicant; such notice to be published as follows:—

In the British Columbia Gazette, and in one newspaper published in each Electoral District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest Electoral Districts in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval Session and the consideration of the Petition, and copies of such notice shall be sent by the parties inserting such notice to the Clerk of the House, to be filed amongst the records of the Committee on Standing Orders.

72. No Petition for any Private Bill shall be received by the House after the first ten days of

each Session, nor may any Private Bill be presented to the House after the first three weeks of each Session, nor may any Report of any Standing or Select Committee upon a Private Bill be received after the first four weeks of each session, and no Motion for the suspension or modification of this Rule shall be entertained by the House until the same has been reported on by the Committee on Standing Orders, or after reference made thereof at a previous sitting of the House to the Standing Committee charged with consideration of Private Bills, who shall report thereon to the House. And if this Rule shall be suspended or modified as aforesaid the promotors of any Private Bill which is presented after the time hereinbefore limited, or for which the Petition has been received after the ime bereinbefore limited, shall in either case pay double the fees required as herein mentioned, unless the House shall order to the contrary. Any person seeking to obtain any Private Bill shall deposit with the Clerk of the House, eight clear days before the opening of the Session, a printed copy of such Bill, a copy of the Petition to be presented to the House, together with copies of the notices published. Such publication to be proved by affidavit or declaration to the satisfaction of the Clerk of the House. At the time of depositing the Bill, the applicant shall also pay to the Clerk of the House the sum of three hundred dollars. If a copy of the Bill, Petition, and notices shall not have been so deposited in the hands of the Clerk of the House at least eight clear days before the opening of the Session, and if the Petition has not been presented within the first ten days of the Session, the amount to be paid to the Clerk shall be six hundred dollars. If the Bill shall not pass second

reading one-half of the fees paid shall be returned. 77. Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge, is received by the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by Rule 76, also at the same time and in the same manner give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not,

and the dimensions of the same.

78. All Private Bills for Acts of Incorporation shall be so framed as to incorporate by reference the clauses of the General Acts relating to the details to be provided for by such Bills. Special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof in which the General Act is proposed to be departed from. Bills which are recast by the promoters and reprinted at their expense before any Committee passes upon the clauses.

82. All Private Bills shall be prepared by the parties applying for the same, and printed in Small Pica type, twenty-six ems by fifty ems, on good paper, in imperial octavo form, each page when folded measuring 10¾ inches by 7½ inches. There shall be a marginal number every fifth line of each page; the numbering of the lines is not to run on through the Bill, but the lines of each page are to be numbered separately. Three hundred copies of each Bill shall be deposited with the Clerk of the House immediately before the first reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the House, such Bill shall be reprinted by the promoters thereof.

By Rule S3, a model form of Railway Bill is adopted. A copy of same can be obtained from

application to the Clerk.

All Bills to incorporate or amend Bills incorporating railway companies are to be drawn in accordance with the Model Bill.

The provisions contained in any Bill which are not in accord with the Model Bill shall be inserted between brackets.

Any exceptional provisions that it may be proposed to insert in any such Bill shall be clearly specified in the notice of application for the same.

In the case of Bills to Incorporate Companies, in addition to the fee of \$300 mentioned in Rule 72, fees calculated on the capital of the company are payable at the same time. Further particulars can be had on application to the undersigned.

Every Petition for a Bill to incorporate a company shall state the name of the proposed company.

Petition signed by agents or attorneys must be accompanied by the authority of such agent, etc.

Dated October 25th, 1910.

THORNTON FELL, Clerk, Legislative Assembly.

CERTIFICATES OF INCORPORATION.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2587 (1910).

HEREBY CERTIFY that "Motor Agents, Limited." has this day been incorporated under the "Companies Act" as a Limited Comwith a capital of six thousand dollars, divided into six thousand shares.

The head office of the Company is situate at the City of Victoria, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this sixteenth day of June, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT.

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:-

- (1.) To carry on in the City of Victoria and elsewhere in the Province of British Columbia the business of buying and selling automobiles and motors of all kinds, and generally to carry on the business of dealers in automobiles and motors:
- (2.) To carry on the business of manufacturers of automobiles and motors, and generally of all kinds of vehicles for the transport of persons and goods, whether propelled or moved by electricity, steam, oil, vapour, or other motive or mechanical
- (3.) To carry on the business of mechanical engineers and carriage-builders in all its respective branches:
- (4.) To carry on any other business (whether manufacturing or otherwise) which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights:
- (5.) To acquire and undertake the whole or any part of the business, property, and liabilities of any person or company carrying on any business which the Company is authorized to carry on, or possessed of property suitable for the purposes of this Company:
- (6.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; and to lend money to, guarantee the contracts of, or otherwise to assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same:
- (7.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real and personal property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business, and in articles, chattels, and effects of all kinds, both

particular any land, buildings, easements, ma-

chinery, plant, and stock-in-trade:
(8.) To invest and deal with the moneys of the Company not immediately required in such manner as may from time to time be determined:

(9.) To lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by any such persons:

(10.) To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to purchase, redeem, or pay off any such securities:

(11.) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of, any of the shares in the Company's capital or any debentures, debenture stock, or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business

(12.) To draw, make, accept, endorse. discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments:

(13.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(14.) To adopt such means of making known the products of the Company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards, and donations:

(15.) To sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(16.) To do all such other things as are incidental or conducive to the attainment of the above objects:

(17.) To distribute any of the property of the jy16 Company in specie among the members.

NATIONAL MERCANTILE COMPANY, LIMITED.

"TRUST COMPANIES ACT."

WE HEREBY CERTIFY that at an extraordinary general meeting of the National Mercantile Company, Limited, held at the offices of the Company. Winch Building, Vancouver, B.C., on Friday, the 10th day of July, 1914, at the hour of 4 o'clock in the afternoon, the following resolution was unanimously passed by the shareholders present as an extraordinary resolution of the Company:

"Resolved, That in order to comply with the Trust Companies Act' the memorandum of association of the Company be altered as follows:-

"Paragraph (r) as contained in the memorandum of association shall be struck out, and the

following substituted therefor:-"'(r.) Notwithstanding anything contained in this memorandum or its articles of association, this Company shall not have nor shall it exercise the powers of a trust company."

In witness whereof we have hereunto set our hands and affixed the common seal of the Company this 10th day of July, 1914.

[L.S.]

G. E. STILLINGS, President.

C. Mellist, Secretary.

The objects of the Company as altered are:-(a.) To carry on the business of a storekeeper in all its branches, and in particular to buy, sell, manufacture, and deal in goods, stores, consumable

wholesale and retail, and to transact every kind of agency business, and generally to engage in any business or transaction which may seem to the Company, directly or indirectly, conducive to the interests or convenience of the Company's members or ticket-holders or their friends, or any section thereof:

(b.) To make arrangements with persons engaged in any trade, business, or profession for the concession to the Company's members, ticketholders, and their friends of any special rights, privileges, and advantages, and in particular in

regard to the supply of goods:

(e.) To buy, sell. manufacture, repair, alter, and exchange, let or hire, export, and deal in all kinds of articles and things which may be required for the purposes of any of the said businesses, or commonly supplied or dealt in by persons engaged in any of said businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses:

(d.) To carry on the business of a co-operative store and general supply society in all its branches, and to transact all kinds of agency businesses:

(c.) To acquire and undertake the whole or any part of the business, property, and liabilities of any persons or company carrying on any business which the Company is authorized to carry on:

- (f.) To enter into any arrangements for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit the Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the
- (g.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as, directly or indirectly, to benefit this Company:
- (h.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:
- (i.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real and personal property and any rights or privileges which the Company may think necessary or convenient for the purpose of its business:

(j.) To construct, maintain, and alter any buildings or works necessary or convenient for the pur-

poses of the Company:

(k.) To invest and deal with the moneys of the Company not immediately required in such manner

as may from time to time be determined:

(1.) To borrow, raise, or secure the payment of money in such other manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock charged upon all or any of the Company's property, including its uncalled capital, and to purchase, redeem, and pay off any such securities:

(m.) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of, any of the sbares of the Company's capital or any debentures or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business:

(n.) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments:

(o.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

- (p.) To adopt such means of making known the products or purposes of the Company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes and dona-
- (q.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(r.) Notwithstanding anything contained in this memorandum or its articles of association, this Company shall not bave nor shall it exercise the powers of a trust company:

(s.) To do all such other things as are incidental or conducive to the attainment of the above

objects or any of them:

(t.) To make and enter into any form of contract with members of the Company and others, providing for payments to be made to the Company, and from time to time or for certain specified times, by such member, members, or persons, and in such amounts as may be agreed, and in consideration therefor to give to such member, members, or persons certain rights to loan or other rights and privileges, with such provisions as to repayment of loans, interest, security, rights of redemption, repurchase, and cancellation and such other terms, conditions, and provisions as may be agreed upon:

(u.) To carry on a general loan, mortgage, and investment business with the members of the Company and others in all its branches:

(v.) To advance or lend the capital or other moneys of the Company for the time being on the security of freeholds, leaseholds, bills of exchange, promissory notes, bonds, agreements, goods, chattels, or other property real or personal, and in particular under the terms of the loan and investment contracts of the Company:

(w.) Out of the moneys derived from the sale of investment contracts or other moneys, to create special reserve or loan funds for the purpose of making loans and settling with contract-holders or for any other purpose of the Company:

(x.) To sell or dispose of loan or investment contracts of various classes and descriptions providing

for sharing of profits or otherwise.

jy23

H. G. GARRETT. Registrar of Joint-stock Companies.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2627 (1910).

HEREBY CERTIFY that "Tiahn Oil Company, Limited (Non-Personal Liability)." has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of five hundred thousand dollars, divided into five hundred thousand shares.

The head office of the Company is situate at the City of Prince Rupert, Province of British Columbia.

The Company is specially limited under section 131 of the above Act.

Given under my hand and seal of office at Victoria. Province of British Columbia, this thirteenth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT.

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:-

(a.) To acquire, manage, develop, work, and sell mines (including coal-mines), mineral claims, mining properties, and petroleum claims, and the winning, getting, treating, refining, and marketing of mineral, coal, or oil therefrom, and generally to have and exercise all the objects and powers expressed and defined in section 131 of the "Companies Act," "Revised Statutes of British Columbia, 1911," and amendments thereto.

CERTIFICATES OF INCORPORATION.

THE UPLANDS, LIMITED.

"TRUST COMPANIES ACT."

AT an extraordinary general meeting of the members of the above Company, duly convened and held at the registered office of the Company, 511-515 Rogers Building, 470 Granville Street, Vancouver, B.C., on the 10th day of June, 1914, the following resolution was duly passed as an extraordinary resolution, vis.:—

"That the memorandum of association of the Company be altered as follows:—

"In clause 3 (h) the words 'issue on commission' shall be struck out:

"In clause 3 (t) the words 'factor and trustee' shall be struck out:

"In clause 3 (jj) the word 'trustees' shall be struck out:

"The following words shall be added to clause 3 (mm): 'Provided that nothing in the foregoing objects contained shall authorize the Company to exercise any power of a trust company as defined by the "Trust Companies Act."'

Dated at Vancouver, B.C., this 20th day of July,

A.D. 1914. [L.S.]

ANDRE ISTEL, Director.

The objects of the Company as altered are:-

(a.) To acquire by purchase, lease, pre-emption, or in exchange or otherwise, land and any interests therein, and to hold the same, and to pay for the same in cash or shares of the Company, and to survey, lay out townsites, and subdivide the same or any part thereof, and to clear, manage, farm, cultivate, dyke, reclaim, irrigate, plant, build on, or otherwise work, use, or improve the same, and sell, lease, exchange, or otherwise dispose of the same or any portion thereof, or any interest therein, when and as the Company may deem fit, and to deal in any products thereof:

(b.) To construct, improve, maintain, develop, work, manage, carry out, or control any roads, ways, tramways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores, and other works and conveniences which may seem calculated, directly or indirectly, to advance the Company's interests; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management,

carrying-out, or control thereof:

(c.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire, to sell, lease, mortgage, pledge, hypothecate, and otherwise deal in, any real and personal property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business:

(d.) To acquire by purchase, lease, or otherwise and to own, develop, and operate steam, electric, and hydraulic plants for the purpose of generating heat, light, and power for the uses of the Company in connection with any of its operations, and to dispose of any surplus thereof not required for such operations, and in connection therewith to enter into all and any contracts and agreements for the supply of heat, light, and power that the Company may deem proper: Provided, however, that all sales, transmission, or distribution of electric or other power beyond the lands of the Company shall be subject to local and municipal regulations in that behalf:

(e.) To build, install, maintain, and operate one or more systems of waterworks for the proper supply of water to the holders and purchasers of the property of the Company and others, and, in connection therewith, aqueducts, filtration plants, pumping stations, mains, connections, and other accessories and adjuncts to such waterworks; to sell and dispose of said water, and for such purposes to enter into any contracts that may be considered advisable by the Company:

(f.) To lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the

Company, and to guarantee the performance of contracts by any such persons:

(g.) To import, export, trade, purchase, sell, manufacture, and deal in goods, wares, produce, and merchandise of every description:

- (h.) To subscribe for, take, acquire, purchase, hold, sell, exchange, mortgage, pledge, hypothecate, or otherwise deal in stocks, bonds, debentures, and shares of other corporations, or shares and interests in any other business, whether incorporated or not:
- (i.) To purchase, acquire, and take over the business or undertaking and the goodwill of any business of any other company or individual carrying on any business of a nature or character similar to any business which this Company is authorized to carry on, and to pay for such business or undertaking either in cash or with fully paid-up and non-assessable shares of this Company:
- (j.) To enter into partnership or into any arrangement for sharing profits, union of interest, joint adventure, reciprocal concessions, co-operation, or otherwise with any other company, person, or persons carrying on or to carry on any business or works or undertaking which this Company is authorized to carry on, or any business or transaction capable of being conducted so as to, directly or indirectly, benefit this Company, and to take, purchase, or otherwise acquire and hold debentures, bonds, shares, or stock or securities of any such company, and to subsidize or otherwise assist any such company, and to buy, sell, and otherwise deal in all such shares and securities:
- (k.) To acquire and undertake the whole or any part of the business, property, and liabilities of any person or company carrying on any business which the Company is authorized to carry on, or possessed of property suitable for the purpose of this Company:
- (1.) To construct, maintain, and alter any buildings or works necessary or convenient for the purpose of the Company:
- (m.) To purchase, acquire by record, take on lease or licence, exchange, or otherwise acquire, deal with, use, or dispose of water rights, water records, water-powers, water privileges, and such other rights, privileges, and franchises as the Company may think fit, and to render water and water-power available for use, application, and distribution by the construction, erection, maintenance, and operation of any work or works necessary therefor, and by diverting the waters of any stream, pond, or lake into any channel or channels:
- (n,) To carry on in the Province of British Columbia or elsewhere the business of a power company or any business of the Company within the meaning of the "Water Act. 1909," of the Legislative Assembly of British Columbia, and to acquire any necessary licences therefor; to pay all such fees and charges, and execute all such documents, and do all such things as may be required therefor, and to take, have, and enjoy the full benefit of the said "Water Act. 1909." and of the "Power Companies Relief Act, 1902";
- (o.) To obtain by purchase, pre-emption, lease, hire, discovery, location, or otherwise, and hold, within British Columbia and elsewhere, mines, mineral claims, mineral leases, prospects, mining lands, and mining rights of every description, petroleum lands, peat and coal lands in which are situated oil and gas wells, clay, brick-earth, and sand, and any land or other property necessary to the advantageous possession and use of the mines or works for the time being owned or worked by the Company, and to turn the same to account, and to sell or otherwise dispose of the same or any of them, or any interest therein:
- (p.) To purchase, take on lease or licence, preempt, exchange, hire, or otherwise acquire any timber lands in fee or otherwise, and also timber and timber limits by lease, licence, or otherwise, and rights to cut and remove timber, and any rights or privileges in connection therewith, and to develop or turn the same to account, and to sell or otherwise dispose of the same or any of them, or any interest therein:

- (q.) To undertake and carry on the business of financial agents, insurance agents, estate agents, brokers, and dealers in all kinds of property, real and personal, on agency terms, and generally to carry on a general agency business:
- (r.) To form, promote, subsidize, and assist companies, syndicates, and partnerships of all
 - (s.) To negotiate loans and to lend money:

(t.) To act as agent for any corporation, company, or individual upon such terms as to agency

and commission as may be agreed:

(u.) Generally to act as bailee of any or all kinds of personal property and effects upon such terms and conditions as may be agreed, and to receive and accept powers of attorney on behalf of any person, persons, or corporation, and to act as attorneys for any person, persons, or corporation, and to accept and act as the proxy and proxies of any person, persons, or corporation, and to attend and vote at meetings of any company as such proxy or proxies:

(v.) Generally to carry on and undertake any business, undertaking, transaction, or operation commonly carried on or undertaken by brokers, capitalists, promoters, financiers, concessionaires, merchants, and any other business which may seem to the Company capable of being conveniently carried on or in connection with the above, or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's prop-

erty or rights:

(w.) To undertake and execute any undertakings which may seem desirable, and either

gratuitously or otherwise:

(x.) To make advances in cash, goods, or other supplies to other persons, companies, or firms, and to take and hold real estate and personal security for the same:

(y.) To give any guarantee for the payment of money or the performance of any obligation or undertaking.-including the guaranteeing of any investment made by the Company:

(z.) To invest and deal with the moneys of the Company not immediately required in such manner

as may from time to time be determined:

(aa.) To draw, make, accept. endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments:

(bb.) To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to purchase, redeem, or pay off any such securities:

(cc.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:

(dd.) To distribute any of the property of the

Company in specie among the members:

(ec.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(ff.) To amalgamate with any other company having objects altogether or in part similar to

those of this Company:

(gg.) To carry on any other business (whether manufacturing or otherwise) which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated. directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights:

(hh.) To pay out of the funds of the Company all expenses of and incidental to the formation, registration, and advertising of the Company, and to remunerate any person or company for services rendered or to be rendered in the placing or assisting to place, or the guaranteeing the placing of. any of the shares in the Company's capital or any debentures or other securities in the Company, or in or about the formation or promotion of the Company or the conduct of its business:

(ii.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(jj.) To do all or any of the above things in any part of the world, and as principals, agents, contractors, or otherwise, and by or through trustees, agents, or otherwise, and either alone or in

conjunction with others:

(kk.) To do all such other things as may seem to the Company to be incidental or conducive to the attainment of the above objects:

(11.) To increase the capital stock of the

Company:

(mm.) And it is hereby declared that each paragraph hereof, except (aa), (bb), (ec), (dd), (hh), and (ll), shall be interpreted as a separate power, and shall not be limited or restricted in anywise by reference to or inference from the terms of any other paragraph: Provided that nothing in the foregoing objects contained shall authorize the Company to exercise any power of a trust company as defined by the "Trust Companies Act."

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H. G. GARRETT, Registrar of Joint-stock Companies.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2644 (1910).

HEREBY CERTIFY that "The Crambrook Saddlery Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of ten thousand dollars, divided into ten thousand shares.

The head office of the Company is situate at the City of Cranbrook, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-eighth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies. The following are the objects for which the Company has been incorporated:-

(a.) To carry on business as harness and saddlery makers and vendors thereof, and to buy and sell all kinds of harness, saddlery, and other leather goods, including trunks, and to deal gener-

ally in all kinds of merchandise:

(b.) To earry on the business of wholesale and retail merchants; to purchase and vend general merchandise of all kinds by wholesale and retail; to own and operate wholesale and retail stores; to build, acquire, possess, and operate factories, gristmills, flour-mills, elevators, machine-shops, and machinery of all kinds, and to purchase, sell, and deal in machinery, hay, grain, flour, and breadstuffs; also to buy and sell lands:

(c.) To carry on any other business which may seem to this Company capable of being conveniently carried on in connection with any of the above, or calculated, directly or indirectly, to render profitable or enhance the value of this Company's pro-

perty or rights for the time being:

(d.) To allot the shares of the Company credited as fully or partly paid up as the whole or part of the purchase price for any property, goods, or chattels purchased by the Company, or for any other valuable consideration, as from time to time may be determined:

(c.) To sell or dispose of the undertaking, lands. property, estate, chattels, and effects of this Company or any part thereof for such consideration as this Company may think fit, and in particular for shares, debentures, or securities of any other company operating wholly or partly in the Province of British Columbia, and whether the objects of such company are wholly or in part similar to those of this Company:

(f.) To purchase, take on lease or in exchange, or otherwise acquire any real or personal property, including stock in any other company or companies,

or any rights or privileges which this Company may think necessary or convenient for the purpose of its business:

(g.) To amalgamate with any other company now or hereafter incorporated operating or to operate wholly or partly in the Province of British

Columbia:

(h.) To borrow or raise or secure payment of money in such manner and form as this Company may think fit, and in particular by the issue of bonds, debentures, or debenture stock charged upon all or any of the Company's property, present or future, or both, including uncalled capital:

(i.) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instrument:

(i.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of this Company:

(k.) To distribute any of the property of this

Company among the members in specie:

(1.) To procure this Company to be registered, licensed, or recognized in any Province or Territory in the Dominion of Canada, or in any Province,

country, or place:
(m.) To do all such other acts as are incidental or conducive to the attainment of the above objects or any of them, and to exercise generally all such powers as may from time to time be conferred on this Company by Act of Parliament, charter, licence, or other executive or legislative authority.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2640 (1910).

HEREBY CERTIFY that "The Victoria Glass and Bottle Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of twenty-five thousand dollars, divided into two thousand five hundred shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

Given under my hand and scal of office at Victoria, Province of British Columbia, this twenty-third day of July, one thousand nine hundrcd and fourteen.

A. V. PINEO, [L.S.]

Acting Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:

(a.) To carry on in any part of the world the business or businesses of glass-manufacturers, manufacturers' agents, dealers in all manner of glass, coal and transfer agents, shippers of freight. by river, sea, or land, general contractors, and such other business or businesses that may be deemed desirable to carry on in conjunction with all or any of such businesses:

(b.) To purchase from the proprietor, Walter Le Dain. Esquire, of Victoria, the glass-factory. together with the goodwill, trade utensils, and sundry, as situate on Crease Avenue, Carey Road, Victoria, in the Province of British Columbia, together with the equity contained in an agreement of sale now held by the said proprietor upon the land on which such factory is situate, and more particularly known as the East Half of Lot 11, in the Victoria District, Plan 1206:

(c.) To acquire by purchase or otherwise and to have, hold, let, lease, improve, bring to account, agree to sell, sell, transfer, and assign lands, buildings, and sundry other real or personal estate

situate in the Dominion of Canada or elsewhere: (d.) To acquire and carry on all or any part of the business or property and to undertake any liabilities of any person, firm, association, or corporation having for its objects business similar to or of such a nature as may be deemed desirable to carry on in conjunction with that of the Company, and for such as consideration to pay cash,

issue shares, or obligations of the Company, or render services, or accept in consideration of debts owing:

(e.) To sell or dispose of the capital stock of the Company or any part thereof, and to pay any person in consideration of his subscribing or agreeing to subscribe, whether absolutely or conditionally, for any shares in the Company, or procuring or agreeing to procure such subscriptions, whether absolute or conditional, such commission as the directors may decide upon, up to but not exceeding the rate of twenty per cent, of the nominal share value of such subscriptions:

(f.) To borrow or raise money on the security of the whole or any part of the property belonging to the Company, and to grant mortgages, bonds, bills of sale, debentures, or other securities for the

same:

(g.) To distribute any of the property of the Company amongst its members in specie or other-

(h.) To sell or dispose of the undertaking or undertakings of the Company or any part thereof for such consideration as the Company may think fit:

(i.) To promote any company or companies for the purpose of acquiring all or any of the property or liabilities of the Company, or for any other purpose which may seem, directly or indirectly, calculated to be of benefit to the Company:

(j.) To make, issue, draw, endorse, accept, and negotiate perpetual or redeemable debenture or debentures, promissory notes, bills of exchange, bills of lading, obligations, and other negotiable or

transferable instruments or securities:

(k.) To pay the expenses of and incidental to the formation and incorporation of this Company, and to remunerate any promoter, director, or other person for services rendered in or about the formation of the Company, for the sale of stock, bonds, or debentures; such payments to be in specie, stock, or otherwise as may have been or be legally

(l.) The minimum subscription upon which the directors may proceed to allotment shall be one

hundred shares:

(m.) To do all such things as are incidental or conducive to the attainment of the above objects jy30 or any of them.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2636 (1910).

HEREBY CERTIFY that "Charles A. Newhall Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of ten thousand dollars, divided into ten thousand shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia. Given under my hand and seal of office at Victoria, Province of British Columbia, this twentieth day of July, one thousand nine hundred and fourteen.

A. V. PINEO, [L.S.]

Acting Registrar of Joint-stock Companies. The following are the objects for which the

Company has been incorporated:-(a.) To conduct and carry on the business of chemical and efficiency engineers:

(b.) To own, lease, purchase, or otherwise acquire chemical, testing, and other laboratories and laboratory equipment and supplies and materials:

- (c.) To carry on the business of analytic and manufacturing chemists, and for this purpose to acquire by purchase or otherwise buildings, machinery, and raw materials and all necessary supplies and materials, and to employ chemists, engineers, and all other necessary operators and assistants:
- (d.) To carry on the business of road-building either by consultation or by contract:
- (e.) To acquire by lease, purchase, or otherwise real estate, and to erect, lease, own, or control

factory buildings, and to purchase and install machinery for carrying on the business of the Company:

(f.) To increase the capital of the Company in

any sum the Company may see fit:

(g.) To draw, make, accept, issue, endorse, or discount bills of exchange, promissory notes, drafts, cheques, bills of lading, warehouse receipts, and other negotiable or transferable instruments;

(h.) To borrow or raise money for the purposes of the Company in such manner and upon such

terms as may seem expedient:

(i.) To apply for, purchase, or otherwise acquire any patents, copyrights, licences, or concession conferring any exclusive or non-exclusive right to use any secret or other information:

(j.) To add to the Company's business a department of civil engineering and a department of

electrical engineering, and to contract with, employ, and use civil and electrical engineers, and to do civil and electrical engineering work either by consultation or by contract:

(k.) To distribute any of the assets or property of the Company among its members in specie or otherwise:

(l.) To sell or dispose of any or all of the assets

of the Company, including the charter:

(m.) To purchase, take, own, conduct, and operate the business of any other person, partnership, or corporation, and to issue fully paid shares of the Company in payment of such purchase price.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2632 (1910).

HEREBY CERTIFY that "Vancouver Drug Company, Limited." has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of one hundred thousand

dollars, divided into one thousand shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia. Given under my hand and seal of office at Victoria, Province of British Columbia, this seventeenth day of July, one thousand nine hun-

dred and fourteen. [L.S.]

H. G. GARRETT.

Registrar of Joint-stock Companies.

The following are the objects for which the

Company has been incorporated:-

(a.) To acquire and take over as a going concern the business now being carried on in the City of Vancouver, Province of British Columbia, under the style or firm of "Vancouver Drug Company," and all or any of the assets or liabilities of the proprietors of that business in connection therewith; and with a view thereto to enter into an agreement with the proprietors of the said business and to carry the same into effect;

(b.) To carry on and extend the said business throughout the Province of British Columbia and

elsewhere:

(c.) To carry on the business of chemists, and druggists, seedmen, manufacturers of and dealers in pharmaceutical, medical, chemical, industrial, and other preparations and articles, compounds, cements, oils, paints, pigments, and varnishes, drugs, dyeware, fancy goods, proprietary articles of all kinds, and electrical, chemical, photographical, surgical, and scientific apparatus and material of all kinds:

(d.) To bny, sell, manufacture, refine, manipulate, import, export, and deal in all substances, apparatus, material, and things capable of being used in such business as aforesaid, or required by any person or customers dealing with the Company,

either by retail or wholesale:

(c.) To raise and grow flowers, plants, roots, herbs, vegetables, and to erect and operate hothouses or gardens for the purpose of raising, growing, and taking care of the said flowers, plants. roots, herbs, and vegetables of all kinds, and to sell and dispose of the same as the Company may see fit:

- (f.) To own and operate soda-fountains and to sell or dispose of the same as the Company may see fit, and to buy, prepare, manufacture, compound, sell, or otherwise dispose of ice-cream, fancy drinks, soda-water, fruit, and other refreshments:
- (g.) To own, operate, and run eigar-stands, and to sell cigars, cigarettes, pipes, tobacco, and all tobacco products, and to carry on the business of tobacconists:
- (h.) To carry on any other business which may seem to the Company capable of being carried on conveniently in connection with the above, or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights:
- (i.) To acquire and undertake the whole or any part of the business, property, and liabilities of any person or company carrying on business which this Company is authorized to carry on, or possessed or property suitable for the purposes of this Company:

(j.) To purchase, take in exchange, lease or otherwise acquire by grant, selection, or otherwise, and to sell, mortgage, sublet, manage, improve, and turn to account, dispose of, or otherwise deal with, any real or personal property, securities, and any rights or privileges appertaining thereto:

(k.) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to, directly or indirectly, benefit this Company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same:

(1.) To apply for, purchase, or otherwise acquire any patents, brevets d'invention, licences, concessions, and the like, conferring any exclusive or non-exclusive or limited rights to use any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit this Company; and to use, exercise, develop, or grant licences in respect of or otherwise turn to account property and rights so

acquired:

(m.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property and any rights or privileges which the Company may think necessary or con-

venient for the purposes of its business:
(n.) To sell the undertakings of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar

to those of this Company:

(o.) To promote any other company for the purpose of aequiring all or any part of the property and liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:

(p.) To invest and deal with the moneys of the Company not immediately required upon such securities and in such manner as may from time

to time be determined:

(q.) To lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by any such persons:

(r.) To borrow or raise money in such other manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital:
(s.) To make, accept, endorse, execute, and issue

promissory notes, bills of exchange, debentures, and other negotiable or transferrable instruments:

(t.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property of the Company:

(u.) To amalgamate with any other company having objects altogether or in part similar to those of this Company:

(v.) To distribute any of the property of the

Company among the members in specie:

(w.) To make advances in cash, goods, or supplies to other persons or companies, and to receive and hold real or personal property as security for such advances, and generally to take, receive, and hold any and all kinds of security or securities for loans made by or debts due to the Company:

(x.) To procure the Company to be licensed or registered in any foreign country or place:

(y.) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors or agents for any other company or persons, or by or through any factors, trustees.

or agents:

(z.) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them, and so that the word "company" in this memorandum, when applied otherwise than to this Company, shall be deemed to include any partnership or other body of persons, whether corporate or unincorporate, and whether domiciled in British Columbia or elsewhere; and the objects specified in each of the paragraphs in this memorandum shall be regarded as independent objects, and accordingly shall be in nowise limited or restricted (except when otherwise expressed in such paragraph) by reference to the objects indicated in any other paragraph or the name of the Company, but may be carried out in as full and ample a manner and construed in as wide a sense as if each of the said paragraphs defined the objects of a separate, distinct, and independent

(aa.) Nothing herein contained shall be construed as conferring upon the Company any of the powers of a trust campany as defined by Schedule A of the "Trust Companies Act." jy23

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2634 (1910).

HEREBY CERTIFY that "Westminster & Pitt Meadows Oil Co., Limited (Non-Personal Liability)," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of five hundred thousand dollars, divided into five hundred thousand shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

The Company is specially limited under section

131 of the above Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this eighteenth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:-

(a.) To acquire by purchase, lease, location, licence, or otherwise, in the Province of British Columbia or in any other part of the world, lands and hereditaments of any tenure or description, timber limits, coal, petroleum, oil, and mineral areas and rights, and to sell and contract for the sale of and otherwise deal in and with the same, and to carry on the business of buying and selling and dealing in the same, and to furnish, sell, and supply both natural and artificial gas; to sell oil and to engage in the business of refining the same; to construct and maintain pipe-lines and storagetanks, and generally to furnish, supply, and dispose of the products of said wells and properties; and generally to have and exercise all the objects and powers expressed and defined in section 131 of the "Companies Act," "Revised Statutes of British Columbia, 1911," and amendments thereto:

(b.) Provided that nothing in the foregoing objects contain any power of a trust company as defined by the "Trust Companies Regulation Act."

CERTIFICATES OF INCORPORATION.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA,

No. 2629 (1910).

HEREBY CERTIFY that "Vancouver Scale Truck Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of three hundred thousand dollars, divided into three thousand shares.

The head office of the Company is situate at the City of Vancouver. Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this sixteenth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The following are the objects for which the

Company has been incorporated:-

(a.) To manufacture, sell, and deal in trucks, scales, and truck-scales in any or all of the Provinces of British Columbia, Alberta, Saskatchewan, and Manitoba, under the Canadian patents issued to Edwin Lorenzo Gage on or about 4th January, 1910, and 2nd April, 1912, and numbered 123081 and 139517 respectively, under the terms of a certain agreement in writing, dated 29th June, 1914, between Edwin Lorenzo Gage, John Robertson Borthwick, Samuel Benjamin Fleming, Stanley Ross Morrison, and Gordon Kessack Morrison, the subscribers of this memorandum of association, which said agreement is to be ratified by the said Company upon its incorporation, and a draft of which said agreement is to be filed with the Registrar of Joint-stock Companies:

(b.) To manufacture, sell, and deal in machinery of any and all kinds in any or all of the said

(c.) To employ other persons, firms, or corporations to manufacture trucks, scales, and truckscales in any or all of the said Provinces as set forth in subsection (a) of this paragraph, and to employ other persons, firms, or corporations in any or all of the said Provinces to manufacture machinery of all or any kinds as set forth in subsection (b) of this paragraph, and to employ other persons, firms, and corporations to sell such trucks, scales, and truck-scales and other machinery for or on behalf of the Company:

(d.) To construct, maintain, alter, improve, or operate such shops, factories, offices, and other buildings as shall be necessary or convenient for any of the purposes of the Company's business:

- (e.) To buy, sell, deal in, exchange, alter, improve, manipulate, or otherwise deal in all such lands, buildings, machinery, horses, harness, and other goods whatsoever as shall be necessary or convenient in or for the purposes of the Company's business:
- (f.) To purchase, take on lease or in exchange, hire, or otherwise acquire all such lands, factories, shops, offices, or other buildings, and such machinery, plant, tools, goods and chattels, rights, privileges, and easements and such real and personal property whatsoever as may be necessary or convenient for any of the purposes of the Company's business:

(g.) To phrehase, sell, let, hire, take in exchange, or deal in any lands or buildings whatsoever in any or all of the said Provinces:

(h.) To borrow, raise, or secure the payment of money in such manner as the Company shall see fit, and in particular by mortgage of any or all of the property and assets of the Company, real or personal, or by the issue of the Company's bonds or debentures or debenture stock, with or without interest, or conferring on the holders the right to participate in such shares of the Company's profits as may be determined or charged upon all or any of the Company's property, both present and future, including its uncalled capital, or without any specific charge; and to purchase, redeem, or pay off any such securities:

(i.) To lease, mortgage, sell, improve, exchange, or otherwise deal with or dispose of any of the lands, buildings, or other property, real or personal, and rights of the Company or any part thereof, or any interest therein:

(j.) To construct, maintain, alter, and operate or lease buildings suitable for the reception or storage of personal property of any nature or kind, including warehouses, whether bonded or otherwise, and to carry on the business of warehousemen, agents, or consignees in all their branches:

(k.) To draw, make, accept, endorse, discount, execute, and issue cheques, promissory notes, bills of exchange, bills of lading, warehouse receipts, warrants, debentures, and other negotiable or trans-

ferable instruments:

(1.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:

(m.) To acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as to, directly or indirectly, benefit this Company:

(n.) To amalgamate with any other company having powers wholly or in part similar to the powers of this Company:

(o.) To sell or dispose of the undertakings of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company

(p.) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value or render profitable any of the Company's property

or rights:

(q.) To do all or any of the things herein authorized as principals, agents, contractors, or otherwise, and by and through agents or otherwise, and either alone or in conjunction with others:

(r.) To do all such things as are incidental or conducive to the attainment of the above objects

or any of them.

All the above objects and powers herein exercised or implied are subject to the terms of the agreement mentioned in subsection (a) of this paragraph, in so far as the terms of such agreement are or may be applicable. jy23

THE ANGLO CANADIAN SECURITIES, LIMITED.

"TRUST COMPANIES ACT."

T an extraordinary general meeting of the shareholders of The Anglo Canadian Securities, Limited, held in the Company's office at 5 p.m., July 10th, 1914, the following extraordinary

resolution was passed, viz.:-

"That whereas this Company does not desire to carry on trust company business within the meaning of the 'Trust Companies Act, 1914.' but has in its memorandum of association certain powers which bring it within the meaning of that Act, and it is desired to alter the said memorandum by deleting those powers, in order that the Company may not come within said Act:

"Now, therefore, be it resolved, and it is hereby resolved, that the memorandum of association of this Company be and the same is hereby altered:-

(1.) By deleting the whole of subparagraph (k) of paragraph 3 of this Company's memorandum

of association.

"(2.) By deleting the latter part of paragraph (c) of clause 3, from the words 'to act as agents for the purpose of registering, issuing, and countersigning the transfers and certificates of shares, stocks, bonds, and other obligations or debentures of the Dominion of Canada or of any Province thereof, or of any corporation, association, or municipality, and to receive and manage any sinking fund therefor.'

"(3.) By adding as subparagraph (u) of said paragraph 3 the following: 'Provided, however,

association shall be held or construed to confer upon this Company any of the powers set out in Schedule A of the "Trust Companies Act, 1914.""

We hereby certify that this is an exact copy of the extraordinary resolution passed as aforesaid.

THE ANGLO CANADIAN SECURITIES, LIMITED. [L.S.] J. C. HAWKINS, Director. R. Underhill, Secretary.

The objects of the Company as altered are:

(a.) To carry on mortgage, investment, financial, and agency business of any and every description in all their respective branches in Canada:

(b.) To acquire, discount, purchase, hold, sell, pledge, mortgage, or otherwise deal with any agreement or agreements for the sale and purchase of real estate, and receive, register, execute, deliver, hold, or otherwise deal with all deeds, agreements for sale, or other documents necessary or expedient in connection therewith:

(c.) To act generally as agents or attorneys for the investment of money, the transaction of business, and investment and collections of money, rents, interests, dividends, mortgages, agreements, bonds, bills, notes, and other securities:

(d.) To guarantee any investments made by the

Company as agents or otherwise:

(e.) To sell, pledge, or mortgage any agreement, mortgage, or other security or any other real or personal property held by the Company from time to time, and to make and execute all requisite conveyances and assurances in respect thereof:

(f.) To make, enter into, deliver, accept, and receive all deeds, agreements, conveyances, assurances, transfers, assignments, grants, and contracts necessary to carry out the purpose of the said Company and to promote the object and business of the said Company:

(g.) To amalgamate with any other company having powers wholly or in part similar to the

powers of this Company:

(h.) To lend money upon such terms as are deemed expedient, with power to take security for the same or any other indebtedness owing to the Company upon real estate, personal property, ground-rents, or public securities of any municipal or other corporation, or upon such other securities or guarantees as are deemed expedient, and to acquire by purchase or otherwise any of the aforesaid property or assets which may have been pledged with the Company as security for such loan or indebtedness, and to resell the same:

(i.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose; to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired, or its uncalled capital; and to create, issue. draw, make, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable

and transferable instruments:

(j.) To buy, sell, and invest in the stock, bonds, debentures, or obligations of municipal or other corporations, whether in stock or secured by mortgage or otherwise, or, in Dominion, Provincial British, foreign, or other public securities, or for mortgage on real estate or agreement for the sale and purchase of real estate:

(l.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company:

(m.) To purchase, take on lease or in exchange, hire, or otherwise acquire any real and personal property and any rights or privileges which the Company may think necessary or convenient for the purpose of its business:

(n.) To acquire, hold, sell, convey, mortgage, and pledge any real estate for its own use, accommodation, or by way of security or investment:

(o.) And for all its services and duties to charge, collect, and receive all proper remuneration, legal, usual, and customary costs, charges, and expenses: (p.) To distribute any of the property of the

Company among its members in specie:

(q.) To sell, improve, manage, develop, exchange, that nothing contained in this memorandum of lease, borrow money on, mortgage, dispose of, turn to account, and otherwise deal with the undertaking or all or any part of the property and rights of the Company, with power to accept as the consideration any shares, stock, obligations of any other company:

(r.) To invest and deal with the moneys of the Company not immediately required upon such securities and in such manner as may be from time to

time determined:

(s.) Generally do all such other things as are incident or conducive to the attainment of any of the above objects, or may seem calculated, directly or indirectly, to enhance the value or facilitate the realization of any of the Company's assets:

(t.) To do all or any of the above things as principals, agents, contractors, or otherwise, and by agents, trustees, or others, and either alone or in conjunction with any other company, corporation,

association, firm, syndicate, or person:

(u.) Provided, however, that nothing contained in this memorandum of association shall be held or construed to confer upon this Company any of the powers set out in Schedule A of the "Trust Companies Act, 1914.'

jy16

H. G. GARRETT, Registrar of Joint-stock Companies.

CERTIFICATE OF REGISTRATION.

"TRUST COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 3.

HEREBY CERTIFY that "Guardian Trust Company, Limited," has this day been registered under the "Trust Companies Act."

The head office of the Company is situate at the City of Vancouver, Province of British Columbia; and without the Province at the City of Toronto, Province of Ontario.

The attorney of the Company is Charles W. Craig, of the said City of Vancouver, barrister.

The objects of the Company are in this Province confined to the acting as trustee under any mort-gage or charge created by an incorporated company to secure its bonds or debentures, and to the investment of the funds of this Company in any manner authorized by its charter.

Given under my hand and seal of office at Victoria. Province of British Columbia, this thirteenth day of July, one thousand nine hundred

and fourteen.

[L.S.] H. G. GARRETT,

Registrar of Joint-stock Companies. jy16

GUARANTY TRUST COMPANY, LIMITED.

"TRUST COMPANIES ACT."

WILLIAM ALDEN SCHWARTZ, Secretary of Guaranty Trust Company, Limited, hereby certify that the following is a true copy of resolution unanimously passed at an extraordinary general meeting of the Guaranty Trust Company, Limited, held on Thursday, the 9th day of July, A.D. 1914, viz.:—

"That the memorandum of association of the Company be altered by striking out therefrom all the powers given to the Company which are now by law exclusively reserved for trust companies, and more particularly to amend the same by striking out the word 'Trust' in paragraph (1) thereof, and inserting therefor the word 'Investment'; and by striking out subsections (a), (e), (d), (e), and (i) of paragraph (3); and by changing the name of the Company from 'Guaranty Trust Company, Limited, to Guaranty Investment Company, Limited."

GUARANTY TRUST COMPANY, LIMITED. HARRY II. WATSON, President. [L.S.] W. A. Schwartz, Secretary.

The objects of the Company as altered are: (b.) To transact and carry on all kinds of agency and commission business, and in particular to collect moneys, royalties, revenue, interest, rents,

and to issue and place shares, stock, bonds, debentures, debenture stock, and other securities; to subscribe for, purchase, or otherwise acquire, hold, sell, exchange, dispose of, and deal in shares, stock, bonds, debentures, debenture stock, or securities of any company, whether British, colonial, or foreign, or of any authority (supreme, municipal, local, or otherwise); to guarantee the payment of money secured by or payable under or in respect of bonds, debentures, debenture stock, contract mortgages, charges, obligations, and securities of any company, authority, or persons, whether corporate or unincorporate:

- (f.) To act and conduct business as financial, insurance, collection, real-estate, house, special, and general agents and brokers; to act generally as appraiser, valuator, or adjuster of real estate, personal estate, stocks, goods, and chattels for any other lawful purpose; and to assume and perform such duties as are or may be performed by accountants and auditors:
- (g.) To collect money due or owing in any way to any person, firm, estate, or corporation; to employ solicitors, attorneys, or counsel for any lawful purpose; to enter and prosecute, compromise and settle, and represent persons interested in actions, causes of actions, and suits of every kind, and to take proceedings in Courts of law pertaining to or which may appear necessary or advantageous in connection with its business or objects; to act as attorneys in fact for any lawful purpose:

(h.) To act as custodian, gratuitously or for reward, of any jewellery, plate, or other valuable property and of wills, deeds, mortgages, debentures, and other evidences of title or indebtedness:

- (j.) To institute, enter into, carry on, assist, or participate in trading, financial, commercial, mercantile, industrial, manufacturing, mining, and other businesses, works, contracts, undertakings, and financial operations of all kinds, and to carry on business as exporters and importers:
- (k.) To purchase or otherwise acquire, hold, grant licences or easements, develop, work, turn to account, sell, dispose of, mortgage, and deal in real and personal property of all kinds, and to develop the resources of and turn to account the property and rights for the time being of the Company, and in such manner as the Company may think fit:
- (1.) To promote, acquire, construct, hire, equip, maintain, improve, work, manage, or control, or aid in or subscribe towards promotion, acquisition, construction, hiring, equipment, maintenance, improvement, working, management, or control of, works, undertakings, and operations of any kind which may be necessary or convenient for the purposes of the Company or any of them:

(m.) To take by purchase, assignment, or transfer from any person, firm, or corporation any contract or agreement for sale of lands or other property, with all the rights and privileges attaching to such contract or agreement, and with power to perform and carry out any such contract or

agreement and to enforce the same:

(n.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as, directly or indirectly, to benefit this Company:

- (o.) To carry on any other business, whether manufacturing or otherwise, which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated. directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights:
- (p.) To purchase or otherwise acquire and undertake all or any part of the undertaking, business, property, goodwill, assets, and liabilities of any company, corporation, society, partnership, or persons carrying on or about to carry on any business which this Company is authorized to carry on, or which is in any respect similar to the objects of this Company, or which is capable of being conand debts; to negotiate loans; to find investments ducted so as, directly or indirectly, to benefit this

Company, or possessed of property deemed suitable for the purposes of this Company; and to enter into partnership or into any arrangement with respect to the sharing of profits, union of interests, or amalgamation, reciprocal concession, or co-operation, either in whole or in part, with any such company, corporation, society, partnership, or persons:

(q.) To enter into any arrangements with any Governments or authorities (supreme, municipal, local, or otherwise) that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangements, rights, privileges, and concessions:

(r.) To invest and deal with the moneys of the Company not immediately required in such manner

as may from time to time be determined:
(s.) To lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by any persons:

(t.) To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to purchase, redeem, or pay off any such securities:

(u.) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments:

(v.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(w.) To amalgamate with any other company having objects altogether or in part similar to

those of this Company:

(x.) To issue redeemable or irredeemable bonds, debentures, or debenture stock (such as bonds, debentures, or debenture stock being made payable to bearer or otherwise, and issuable or payable either at par or at a premium or discount), or by mortgage, trust deed, scrip certificates, bills of exchange, or promissory notes, or by any other instrument, or in such other manner as may be determined, and for any such purposes to charge all or any part of the property and assets of the Company, both present and future, including its uncalled capital:

(y.) To allot, credited as fully or partly paid up, the shares or bonds, debentures, or debenture stock of the Company as the whole or part of the purchase price for any property acquired by the Company, or for services rendered, or other valu-

able consideration:

(z.) To distribute any of the property of the

Company in specie among the members:

(aa.) To do all or any of the above things either as principals, agents, or otherwise, and either alone or in conjunction with others, and either by or through agents or otherwise, and with power to appoint a trustee or trustees, corporate or unincorporate, to hold any property on behalf of the Company, and to allow any property to remain outstanding in such trustee or trustees:

(bb.) To do all such other things as are incidental or may be thought conducive to the attainment of the above objects or any of them, and so that the word "company" in this memorandum, when applied otherwise than to this Company, shall be deemed to include any partnership or other body of persons, whether corporate or unincorporate, and whether domiciled in British Columbia or elsewhere; and the objects specified in each of the paragraphs in this memorandum shall be regarded as independent objects, and accordingly shall be in nowise limited or restricted (except when otherwise expressed in such paragraph) by reference to the objects indicated in any other paragraph or the name of the Company, but may | 1916

be carried out in as full and ample a manner and construed in as wide a sense as if each of the said paragraphs defined the objects of a separate, distinct, and independent company.

jy16

H. G. GARRETT. Registrar of Joint-stock Companies.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2635 (1910).

HEREBY CERTIFY that "Governor Oil Company, Limited (Non-Personal Liability)," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of two million dollars, divided into two million shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

The Company is specially limited under section 131 of the above Act.

Given under my hand and seal of office at Victoria. Province of British Columbia, this twentieth day of July, one thousand nine hundred and fourteen.

[L.S.] A. V. PINEO,

Acting Registrar of Joint-stock Companies. The objects for which the Company has been incorporated are restricted to the objects set out and referred to in section 131, subsection (1), of Chapter 39 of the "Revised Statutes of British Columbia, 1911," and amending Statutes thereof.

jy23

"BENEVOLENT SOCIETIES ACT."

CANADA: PROVINCE OF BRITISH COLUMBIA.

To WIT:

 W^{E} , the undersigned, do solemnly declare:—

1. That we desire to unite ourselves into a society or corporation under the provisions of the "Benevolent Societies Act."

2. That the corporate name of the Society or Corporation shall be the "Port Mann Board of Trade."

3. That the objects of the Society or Corporation are:-

(a.) To promote and protect trade, commerce, and manufactures in Port Mann: (b.) To consider all questions in connection with

such trade, commerce, and manufactures:

(c.) To promote all legislative and other measures affecting such trade, commerce, and manufactures:

(d.) To collect and circulate statistics and other information in relation to such trade, commerce, and manufactures:

(e.) For the purpose of useful intercourse, mutual helpfulness, and mental improvement.

4. The names of those to be the first directors are: Thomas J. Sullivan, Amos W. Hildreth, Duncan A. McRae, Walton J. Van Houten, and Lionel A. Guertin; and their successors are to be appointed by ballot at the times and in the manner provided in the by-laws of the Society or Corporation from time to time in force.

WALTON JOHN VAN HOUTEN. GEORGE WYNN WILSON.

Declared before me at the City of Vancouver, in the Province of British Columbia, this 3rd day of July, A.D. 1914.

R. L. REID,

A Commissioner for taking Affidavits within British Columbia.

I hereby certify that the foregoing declaration appears to me to be in conformity with the provisions of the "Benevolent Societies Act."

H. G. GARRETT. Registrar of Joint-stock Companies. Filed and registered the 8th day of July, 1914,

H. G. GARRETT, Registrar of Joint-stock Companies.

EXTRA-PROVINCIAL COMPANIES.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2624 (1910).

I HEREBY CERTIFY that "Skeena River Mills, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of two hundred and fifty thousand dollars, divided into twenty-five hundred shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this eighth day of July, one thousand nine hundred and fourteen.

[L.S.] H. G.

H. G. GARRETT,

Registrar of Joint-stock Companies.

The following are the objects for which the

Company has been incorporated:

(a.) To carry on the business of lumber operators, timber merehants, sawmill proprietors, and general merchants, and to buy, sell, prepare for market, manufacture, import, export, and deal in timber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used, and all articles that can be made from or extracted from wood or the waste products of wood:

(b.) To purchase, lease, or otherwise acquire the property, rights, franchises, or privileges of any person, firm, or corporation in or to any timber licence, land, or timber limits, and the same to

hold, sell, lease, or otherwise dispose of:

(c.) To purehase, charter, hire, build, or otherwise acquire, hold, maintain, repair, improve, alter, sell, exchange, let out to hire or charter, or otherwise deal with and dispose of steam and other ships or vessels or any shares or interests in the same, with all equipments and furniture, and to carry on all or any of the businesses of ship-owners, ship-brokers, managers of shipping property, freight contractors, carriers by land or water, warehousemen, wharfingers, barge-owners, tug-owners, lightermen, towage contractors, forwarding agents, and general traders:

(d.) To construct, acquire, or establish docks. slips, wharves, jetties, piers, workshops, buildings, machinery, warehouses, and other conveniences, and to carry on the business of proprietors of

docks, wharves, jetties, and piers:

- (c.) To acquire, construct, develop, maintain, and operate roads, tramways on lands owned or controlled by the Company, water-powers, reservoirs, watercourses, dams, and other works and conveniences which may to the directors seem calculated, directly or indirectly, to advance the Company's interests; and to contribute to, subsidize, or otherwise assist any such works undertaken by others:
- (f.) To aequire, utilize, and develop any water-power for the purposes of the Company, and to purchase, lease, or otherwise acquire and to sell or otherwise dispose of any surplus of water-power, electric power, or other power of any nature whatsoever: Provided, however, that the sale, distribution, and transmission of electric or other power or force for heat, light, and power shall be subject to any municipal or local regulations respecting the same:
- (g.) To acquire and take over as a going concern the undertaking, assets, and liabilities of any person or company carrying on any business in whole or in part similar to that which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company; and with a view thereto to acquire all or any of the shares, debts. and liabilities of such company:

(h.) To sell, lease, or otherwise dispose of the whole or any branch or part of the business undertaking, property, liabilities, and franchises of the Company to any other person or company for such

consideration as the Company may think fit, and in particular for shares, debentures, or securities of any company having objects altogether or in

part similar to those of this Company:

(i.) To apply for, purchase, or otherwise acquire any patents, brevets d'invention, licences, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit the Company; and to use, exercise, develop, or grant licences in respect of or otherwise turn to account the property, rights, or information so

acquired:

(j.) To purchase, lease, or otherwise acquire, hold, and enjoy all the property, franchises, goodwill, rights, and privileges held or enjoyed by any person or firm, or by any company or companies carrying on or formed for carrying on any similar business to that which this Company is authorized to earry on, or to undertake the liabilities of any such person, firm, or company; to purchase, take, or acquire by original subscription or otherwise, and to hold, sell, or otherwise dispose of, shares, stock, whether common or preferred, debentures, bonds, and other obligations in any other company having objects similar in whole or in part to the objects of this Company, or carrying on any business capable of being conducted so as, directly or indirectly, to benefit this Company, and to vote all shares so held through such agent or agents as the directors may appoint:

(k.) To enter into partnerships or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to, directly or indirectly, benefit this Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or other-

wise deal with the same:

(1.) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments:

(m.) To distribute in specie or otherwise, as may be resolved, any or all assets of the Company among its members, and particularly the shares, bonds, debentures, or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this Company:

(n.) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property of

the Company:

(o.) To enter into any arrangements with any Government or authorities (supreme, municipal, local, or otherwise) that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangements, rights, privileges, and concessions:

(p.) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors or agents for any other companies or persons, or by or through any factors, trustees, or

agents:

(q.) To procure the Company to be registered or recognized in any Province, State, or country:

(r.) To pay all expenses of or incidental to the formation, registration, and advertising of the Company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of, any of the shares of the Company's capital or debentures or securities of the Company, or in or about the formation of the Company for the conduct of its business, and such payment or remuneration may be in each or by allotment of fully paid-up

shares of the Company, or partly in one and partly in the other:

(s.) To do all such other things as the Company may think incidental or conducive to the attainment of the above objects or any of them:

(t.) To earry on any other business which may seem to the Company capable of being conveniently earried on in connection with the above or any portion thereof, or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's properties or rights:

(u.) And it is hereby declared that the word "company" in this clause shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in the Province of British Columbia or elsewhere; and the intention is that the objects specified in each paragraph of this clause shall, except where otherwise expressed in such paragraphs, be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company. jy16

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:
PROVINCE OF BRITISH COLUMBIA.
No. 2623 (1910).

I HEREBY CERTIFY that "Eureka Oil Wells, Limited, (Non-Personal Liability)," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of eight hundred thousand dollars, divided into eight hundred thousand shares.

The head office of the Company is situate at the City of New Westminster, Province of British Columbia.

The Company is specially limited under section 131 of the above Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this eighth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The objects for which the Company has been incorporated are and are restricted to the acquiring, managing, developing, working, and selling mines, coal-mines, mineral claims, mining properties, and petroleum claims, and the winning, getting, treating, refining, and marketing of mineral, coal, and oil therefrom; and the Company shall have the following powers:—

- (a.) To obtain by purchase, lease, hire, discovery, location, or otherwise, and hold, within the Province, mines, mineral claims, mineral leases, prospects, mining lands, and mining rights of every description, and to work, develop, operate, and turn the same to account, and to sell or otherwise dispose of the same or any of them, or any interest therein; and with a view thereto, but so as not to limit the same, to enter into an agreement or agreements with Mary Ann Ashby and Joseph Rowan Grant, or either of them, to purchase all or any estate or interest they may have in certain applications for leases or leases of the petroleum and natural-gas rights they may have or acquire under the provisions of section 3 of the regulations approved by Order in Council, dated the 19th day of January, 1914, in lands in the District of New Westminster or elsewhere, and to pay for the same in fully paid-up shares of the Company, and to carry any such agreement or agreements into
- (b.) To dig for, raise, crush, wash, smelt, assay, analyse, reduce, amalgamate, and otherwise treat gold, silver, coal, copper, lead ores or deposits, and other minerals and metallic substances and compounds of all kinds, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any of them:
- (c.) To carry on the business of a mining, smelting, milling, and refining company in all or any of its branches:

- (d.) To acquire by purchase, lease, hire, exchange, or otherwise such timber lands or leases, timber claims, licences to cut timber, surface rights and rights-of-way, water rights and privileges, mills, factories, furnaces for smelting and treating ores and refining metals, buildings, machinery, plant, or other real or personal property as may be necessary for or conducive to the proper carrying-out of any of the objects of the Company:
- (c.) To construct, maintain, alter, make, work, and operate on the property of the Company, or on property controlled by the Company, any canals, trails, roads, ways, tramways, bridges, and reservoirs, dams, flumes, race and other ways, watercourses, aqueducts, wells, wharves, piers, furnaces, sawmills, crushing-works, smelting-works, concentrating-works, hydraulic works, coke-ovens, electrical works and appliances, warehouses, buildings, machinery, plant, stores, and other works and conveniences which may seem conducive to any of the objects of the Company; and, with the consent of the shareholders in general meeting, to contribute to, subsidize, or otherwise aid or take part in any such operation, though constructed and maintained by any other company or persons outside of the property of the Company; and to buy, sell, manufacture, and deal in all kinds of goods, stores, implements, provisions, chattels, and effects required by the Company or its workmen and servants:

(f.) To build, acquire, own, charter, navigate, and use steam and other vessels for the purposes of the Company:

(g.) To take, acquire, and hold as the consideration for ores, metals, or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds, or other securities of or in any other company the objects of which are restricted as herein aforesaid, and to sell or otherwise dispose of the same:

(h.) To enter into any arrangement for sharing profits, union of interests, or co-operation with any other person or company carrying on or about to carry on any business or transaction which a company specially limited under this section is

authorized to carry on:

(i.) To purchase or otherwise acquire and undertake all or any of the assets, business, property, privileges, contracts, rights, obligations, and liabilities of any person or company carrying on any part of the business which a company specially limited under this section is authorized to carry on, or possessed of property suitable for the purposes thereof:

(i.) To borrow or raise money for the purposes of the Company, but so that the amount so borrowed or raised shall not, without the sanction of a general meeting of the Company, exceed one-half of the amount of the authorized capital of the Company, and for the purpose of securing such money and interest (if any), or for any other purposes, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired; and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures, debenture stock, or bonds, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable and transferable instruments, and to create a sinking fund, if thought advisable, for the redemption of such debentures, bonds, or securities, and to enter into agreements with any trust company, person, or body corporate for the guaranteeing of any such debentures, debenture stock, bonds, or securities, and to carry the same into effect:

(k.) To distribute any of the property of the Company among the members in specie:

(l.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking or the whole or any part of the property and rights of the Company, with power to accept as the consideration any shares, stocks, or obligations of any company: Provided, however, that in case of a sale for shares in a company other than a non-personal liability company, such shares shall be fully paid up:

(m.) To do all such other things as are incidental or conducive to the attainment of the foregoing objects:

(n,) Any and all other rights, powers, and privileges which a company incorporated pursuant to Part V. of the "Companies Act" may now or hereafter exercise, acquire, or obtain. jy16

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2621 (1910).

HEREBY CERTIFY that "Malaspina Marble Quarries Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of one hundred and fifty thousand dollars, divided into one hundred and fifty thousand shares.

The head office of the Company is situate at the

City of Vancouver, Province of British Columbia. Given under my hand and seal of office at Victoria, Province of British Columbia, this eighth day of July, one thousand nine hundred and fourteen.

H. G. GARRETT, [L.S.]

Registrar of Joint-stock Companies.

The following are the objects for which the

Company has been incorporated:-

(a.) To acquire all the rights now held by Joseph Astley as to certain lands on Texada Island, B.C., under and by virtue of a lease from the Crown; and with a view thereto to adopt the preliminary vendor's agreement made and entered into between the said Joseph Astley and Hugh S. Cayley, on behalf of the Company, as set out in paragraph 2 of the articles of association of the

(b.) To acquire other leases or rights in land on Texada Island with a view to extending the business of the Company as marble and stone

merchants and quarrymasters:

(c.) To carry on business as marble and stone merehants and quarrymasters, and to buy, sell, get, work, shape, polish, and prepare for market or use marble and stone of all kinds:

(d.) To carry on the business of manufacturers of bricks, tiles, pipes, pottery, earthenware, china, terra-cotta, and ceramic ware of all kinds:

(e.) To buy, sell, and deal in all kinds of articles and things which may be required for the purposes of any of the said businesses:

(f.) To develop or to acquire by lease, purchase, or otherwise steam, electric, pneumatic, hydraulic, or other power or force, and to use, sell, lease, or

otherwise dispose of the same:

(g.) To build, acquire, own, charter, navigate, and use steam, oil, and other vessels, and to carry on the business of towing, freightering, and lightering and of the conveyance of passengers and of carriers by land or water, scow-owners, bargeowners, dredge-owners, shipping and forwarding

agents, warehousemen and wharfingers:
(h.) To purchase, take in exchange, lease, or otherwise acquire, mortgage, manage, improve, turn to account, sell, or otherwise deal in any real or personal property, security, and any rights or privileges appertaining thereto, easements, water rights, water privileges, foreshores, machinery, plant, tools and implements, and stock-in-trade, and the consideration for same may be cash or shares in the Company, or part cash and part shares:

(i.) To sell, exchange, lease, mortgage, or otherwise dispose of lands, rights, or other property or effects of the Company or any part thereof, or the undertaking of the Company or any part thereof:

(j.) To enter into any arrangement with any authority (Dominion, Provincial, municipal, or otherwise), and to obtain from such authority any charters, rights, licences, franchises, and privileges as may seem conducive to the Company's interests:

(k.) To borrow, raise, or secure money (with or without powers of sale or other special conditions) by a charge on or sale or deposit of any part of the Company's property; to draw, make, accept. endorse, issue, execute, and discount promissory notes, bills of exchange, bills of lading, warrants, and other negotiable securities or instruments; and to borrow or raise money on or by bonds or deben-

tures (charged upon all or any of the Company's property, both present and future, including its uncalled capital), or acceptances, endorsements, or promissory notes of the Company, and other negotiable instruments:

(l.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, or otherwise with any person or company earrying on or engaged in (or about to do either) any business or transaction which this Company is authorized to carry on or engage in, or any business capable of being conducted so as to benefit this Company; and to take or otherwise acquire and hold shares in any other company having objects similar in whole or in part to those of this Company, or carrying on a business calculated to be of benefit to this Company, or to amalgamate with such company: (m.) To carry on business as road and pavement

makers and repairers, and manufacturers of and dealers in lime, cement and mortar, concrete and building material of all kinds, and as builders and contractors for the erection of works and buildings of all kinds in the construction of which stone is

(n.) To acquire and hold patent rights and dispose of same:

(o.) To distribute any of the property of the Company in specie among the members:

(p.) To advertise the products and purposes of the Company in such manner as may seem best:

(q.) To pay out of the funds of the Company all expenses of or incidental to the formation, promotion, registration, and advertising of the Company or its undertakings, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place any shares in the Company's capital or any debentures or other securities of the Company, and to pay a commission therefor:

(r.) To do all or any of the things above set out as principals or agents, and by or through agents or trustees, and either alone or in conjunc-

tion with others:

(s.) To do all things and to carry on such business as the Company may think incidental and conducive to the attainment of any of the above jy16 objects.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2622 (1910).

HEREBY CERTIFY that "Maple Ridge Pitt Meadows Oil Company, Limited (Non-Personal Liability)," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of two hundred thousand dollars, divided into two hundred thousand shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia. The Company is specially limited under section

131 of the above Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this eighth day of July, one thousand nine hundred and fourteen.

H. G. GARRETT, [L.S.]

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:-

(a.) To obtain by purchase, lease, hire, discovery, location, or otherwise, and hold, within the Province, mines, mineral claims, mineral leases, prospects, petroleum claims, mining lands, including petroleum lands and mining rights of every description, and to work, develop, operate, and turn the same to account, and to sell or otherwise dispose of the same or any of them, or any interest

(b.) To dig for, raise, crush, wash, smelt, assay, analyse, reduce, amalgamate, and otherwise treat. gold, silver, coal, copper, lead ores or deposits, petroleum, and other minerals and metallic substances and compounds of all kinds, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any of them:

(c.) To carry on the business of a mining, smelting, milling, and refining company in all or any of its branches (including coal and petroleum

mining)

(d.) To acquire by purchase, lease, hire, exchange, or otherwise such timber lands or leases, timber claims, licences to cut timber, surface rights and rights-of-way, water rights and privileges, mills, factories, furnaces for smelting and treating ores and refining metals, buildings, machinery, plant, or other real or personal property as may be necessary for or conducive to the proper carrying-out of any of the objects of the Company:

(e.) To construct, maintain, alter, make, work, and operate on the property of the Company, or on property controlled by the Company, any canals, trails, roads, ways, tramways, bridges, and reservoirs, dams, flumes, race and other ways, watercourses, aqueducts, wells, wharves, piers, furnaces, sawmills, crushing-works, smelting-works, concentrating-works, hydraulic works, coke-ovens, electrical works and appliances, warehouses, buildings, machinery, plant, stores, and other works and conveniences which may seem conducive to any of the objects of the Company; and, with the consent of the shareholders in general meeting, to contribute to, subsidize, or otherwise aid or take part in any such operation, though constructed and maintained by any other company or persons outside of the property of the Company; and to buy, sell, manufacture, and deal in all kinds of goods, stores, implements, provisions, chattels, and effects required by the Company or its workmen and

(f.) To build, acquire, own, charter, navigate, and use steam and other vessels for the purposes

of the Company:

(g.) To take, acquire, and hold as the consideration for ores, metals, or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds, or other securities of or in any other company the objects of which are restricted as in section 131 of the "Companies Act," and to sell or otherwise dispose of the same:

(h.) To enter into any arrangement for sharing profits, union of interests, or co-operation with any other person or company carrying on or about to carry on any business or transaction which a company specially limited under said section 131 of the "Companies Act" is authorized to carry on: (i.) To purchase or otherwise acquire and

undertake all or any of the assets, business, property, privileges, contracts, rights, obligations, and liabilities of any person or company carrying on any part of the business which a company specially limited under said section 131 of the "Companies Act" is authorized to carry on, or possessed of

property suitable for the purposes thereof:

(j.) To borrow or raise money for the purposes of the Company, but so that the amount so borrowed or raised shall not, without the sanction of a general meeting of the Company, exceed onequarter of the amount of the paid-up capital for the time being, and for the purpose of securing such money and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired; and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable and transferable instruments Provided, however, that the restriction in this subsection contained as to borrowing without the sanction of a general meeting shall not be deemed to be imperative, and shall in nowise limit, control, or affect any power of borrowing vested in the Board of Directors of the Company or of the Company under the memorandum, articles, or bylaws of the Company:

(k.) To distribute any of the property of the

Company among the members in specie:

(l.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or

or any part of the property and rights of the Company, with power to accept as the consideration any shares, stocks, or obligations of any company: Provided, however, that in case of a sale for shares in a company other than a non-personal liability company, such shares shall be fully paid up:

(m.) To do all such other things as are incidental or conducive to the attainment of the fore-

going objects.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2626 (1910).

HEREBY CERTIFY that "Port Haney Oil Fields, Limited (Non-Personal Liability)," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of two hundred and fifty thousand dollars, divided into two hundred and fifty thousand shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

The Company is specially limited under section

131 of the above Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this tenth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT.

Registrar of Joint-stock Companies.

The following are the objects for which the

Company has been incorporated:

- (1.) To acquire, manage, develop, work, and sell mines (including coal-mines), mineral claims, and mining properties and petroleum claims, petroleum and natural gas, and all by-products of petroleum and natural gas, and to win, get. treat, refine, and market mineral or coal or oil or gas or by-products therefrom:
- (2.) To obtain by purchase, lease, hire, discovery, location, or otherwise, and hold, within the Province, mines, mineral claims, mineral leases, prospects, coal-mines, petroleum and natural-gas claims, mining lands, including petroleum and natural-gas lands, and mining rights of every description; and to work, develop, operate, and turn the same to account, and to sell or otherwise dispose of the same or any of them, or any interest therein:
- (3.) To dig for, raise, crush, wash, smelt, assay, analyse, reduce, amalgamate, and otherwise treat gold, silver, coal, copper, lead ores or deposits, petroleum, natural gas, and other minerals and metallic substances and compounds of all kinds, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any of them:

(4.) To carry on the business of a mining (including coal and petroleum aud natural-gas mining), smelting, milling, and refining company

in all or any of its branches:

(5.) To acquire by purchase, lease, hire, exchange, or otherwise such timber lands or leases, timber claims, licences to cut timber, surface rights and rights-of-way, water rights and privileges, mills, factories, furnaces for smelting and treating ores and refining metals, buildings, machinery, plant, or other real or personal property as may be necessary for or conducive to the proper carrying-out of any

of the objects of the Company:

(6.) To construct, maintain, alter, make, work, and operate on the property of the Company, or on property controlled by the Company, any canals, trails, roads, ways, tramways, bridges, and reservoirs, dams, flumes, race and other ways, watercourses, aqueducts, wells, wharves, piers, furnaces, sawmills, crushing-works, smelting-works, concentrating-works, hydraulic works, coke-ovens, electrical works and appliances, warehouses, buildings, machinery, plant, stores, aud other works and conveniences which may seem couducive to any of the objects of the Company; and, with the consent of the shareholders in general meeting, to contribute to, subsidize, or otherwise aid or take part in any otherwise deal with the undertaking or the whole such operation, though constructed and maintained

by any other company or persons outside of the property of the Company; and to buy, sell, manufacture, and deal in all kinds of goods, stores, implements, provisions, chattels, and effects required by the Company or its workmen and servants:

(7.) To build, acquire, own, charter, navigate, and use steam and other vessels for the purposes

of the Company:

(8.) To take, acquire, and hold as the consideration for ores, metals, or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds, or other securities of or in any other company the objects of which are restricted as in section 131 of the "Companies Act," and to sell or otherwise dispose of the same:

(9.) To enter into any arrangement for sharing profits, union of interests, or co-operation with any other person or company carrying on or about to carry on any business or transaction which a company especially limited under section 131 of the "Companies Act" is authorized to carry on:

(10.) To purchase or otherwise acquire and undertake all or any of the assets, business, property, privileges, contracts, rights, obligations, and liabilities of any person or company carrying on any part of the business which a company specially limited under section 131 of the "Companies Act" is authorized to carry on, or possessed of property

suitable for the purposes thereof:

(11.) To borrow or raise money for the purposes of the Company, but so that the amount so borrowed or raised shall not, without the sanction of a general meeting of the Company, exceed onequarter of the amount of the paid-up capital for the time being, and for the purpose of securing such money and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired; and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable and transferable instruments: Provided, however, that the restriction in this subsection contained as to borrowing without the sanction of a general meeting shall not be deemed to be imperative, and shall in nowise limit. control, or affect any power of borrowing vested in the Board of Directors of the Company or of the Company under the memorandum, articles, or bylaws of the Company:

(12.) To distribute any of the property of the

Company among the members in specie:

(13.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking or the whole or any part of the property and rights of the Company, with power to accept as the consideration any shares, stocks, or obligations of any company: Provided, however, that in case of a sale for shares in a company other than a non-personal liability company, such shares shall be fully paid up:

(14.) To do all such other things as are incidental or conducive to the attainment of the fore-

going objects.

THE CONSOLIDATED TRUST COMPANY, LIMITED.

"TRUST COMPANIES ACT."

MINUTES of the extraordinary general meeting of the Consolidated Trust Company, Limited, held at the head office of the Company, 433 Richards Street, Vancouver, B.C., June 25th, 1914.

It was moved by Mr. White, seconded by Mr.

Kyle and, duly resolved:—

"That the name of this Company be changed from 'The Consolidated Trust Company, Limited,' to 'The Consolidated Finance Company, Limited,' and that the memorandum of association of this Company be amended by eliminating from the objects of the Company all powers which bring this Company within the meaning and definition of a trust company as defined by the 'Trust Companies Act,' and in particular that the said memorandum of association be amended as follows:—

"(a.) By eliminating section (a) of the objects

of the Company:

"(b.) By eliminating all words after 'organizers' in the first and second lines of section (b) of the objects of the Company, and by inserting between the words 'brokers' and 'company,' in the first line of the said section, the word 'or':

"(e.) By eliminating section (c) of the objects

of the Company:

"(d.) By striking out of the first line of section (d) of the objects of the Company the words 'or trustees,' and by inserting between the words 'attorneys' and 'factors,' in the first line of the said section, the word 'or':

"(c.) By striking out of the third line of section (d) of the objects of the Company the words 'the

management of estates':

"(f.) By striking out of the first line of section (n) of the objects of the Company the words 'controlled by,' and inserting in the place thereof the word 'of':

"(g.) By striking out of the second line of section (p) of the objects of the Company the words and whether such money be trust funds or the proper money of the Company':

"(h.) By eliminating from section (p) all words after the word 'expedient' in the fourth line of

the said section:

"(i.) By striking out of the second line of section (v) of the objects of the Company the word trustees":

"And that the directors of the Company be authorized to take all necessary steps to have the name so changed and the memorandum of association so amended."

The meeting then adjourned.

[L.S.] N. E. HELMICK, Secretary.

JESSE G. MILLER, President.

LORNE C. KYLE, General Manager.

The objects of the Company as altered are:

(a.) To act generally as real-estate brokers,

stock-brokers, or company-organizers:

(b.) To act generally as agents, attorneys, or factors for any company, corporation, or individual on such terms as to agency and commission as may be agreed upon for the transaction of business, the collection of accounts, rents, interests, dividends, mortgages, bonds, bills, notes, and other securities; to examine, state, liquidate, compromise, and adjust accounts, and on instruction or under power of attorney to attend and vote at meetings, and generally to act as a representative and proxy at such meetings, and to act as advisory agent with regard to all matters in which the said company, corporation, or individual may have or appear to have any interest whatsoever:

(c.) To guarantee the payment of dividends or interest on any stocks, bonds, debentures, or other securities issued by any person or corporation, or the performance of any contract or obligation of any person or corporation, and to take and hold as security for such guarantee any property, whether real or personal, or other security as the

Company may see fit:

jy16

(d.) To purchase, lease, exchange, or otherwise acquire, to prospect for and locate, operate, manage, and control, any coal, iron, or other mines of any nature whatsoever, and to acquire by location, purchase, exchange, or otherwise any gas or petroleum or other metalliferous lands in the Province of British Columbia or elsewhere, and to sell, operate, develop, work, lease, exchange, or otherwise deal with the same as the Company may see fit:

(e.) To establish, enter into, develop, subsidize, construct, maintain, improve, manage, control, and superintend, either as principals or agents, roads, tramways, bridges, harbours, reservoirs, wharves, hydraulic works, telegraphs, telephones, sawmills, mining, dredging, cyaniding, smelting, and reducing works, furnaces, factories, manufacturers, ship and barge owners and common carriers, both by land and water, hotels, shops, and other works and conveniences which shall from time to time be determined upon by the directors of the Company as being calculated, directly or indirectly, to benefit the Company;

- (f.) To carry on business as miners, smelters, dressers, metal-workers, colliery proprietors, dealers in precious and other stones, gold and other metals of all kinds, timber merchants, storekeepers, farmers, stockmen, provision preservers and vendors, mechanical and electrical engineers, manufacturers, builders and contractors in all their branches, and generally to undertake and carry out any operations and transactions whatsoever, except issuing policies of insurance, which may be lawfully undertaken and carried on by capitalists and which the Company may think it expedient to undertake and carry out:
- (g.) To purchase, take on lease, exchange, or otherwise acquire any improved or unimproved lands or any interest therein, in the Province of British Columbia or elsewhere, and to improve, manage, develop, or cultivate the same, and to build, contract for, construct, or erect bridges, roads, ways, wharves, warehouses, stores, or other buildings upon such lands or elsewhere, and to survey, subdivide, lease, sell, encumber, or otherwise deal with such lands or any interest therein as the Company may see fit:

(h.) To acquire by purchase, lease, hire, exchange, or otherwise any timber lands or leases, timber claims, licences to cut timber, surface rights, rights-of-way, water rights and privileges, and to operate, develop, sell, exchange, or otherwise deal with the same as the Company may see fit:

(i.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property and any rights or privileges which the Company may think necessary or convenient with reference to any of these objects, or capable of being profitably dealt with in connection with any of the Company's property or rights for the time being, and in particular any land, buildings, easements, licences, patents or patent rights, inventions, trade secrets, machinery, ships, rolling-stock, plant, and stock-in-trade:

(j.) To establish and support or to aid in the establishment or support of associations, institutions, or conveniences calculated to benefit persons employed by the Company or having dealings with the Company, and to subscribe or guarantee money for charitable or benevolent objects, or for any

public, general, or useful object:

(k.) To obtain and furnish information in reference to any mining or business proposition in the Province of British Columbia, or in reference to the value of any real or personal property, excepting information as may come to the directors by reason of any confidential relationships existing between them and the holders of the business or property aforesaid, and to negotiate loans, and to act as agent for the loan, payment, transmission, collection, and investment of money and for the management of property:

(l.) To invest and deal with the moneys of the Company in or upon such securities and in such manner as may from time to time be determined:

(m.) To construct, maintain, lease, and operate snitable buildings for the reception and storage of personal property of every nature and kind, and to act as agents, consignees, and bailees thereof, and to take all kinds of personal property for deposit and safe-keeping on such terms as may be agreed upon, and generally to carry on the business of a safe-deposit company:

(n.) To lend money to such persons and on such terms as may seem expedient, and in particular to customers of and persons having dealings with the Company, or directors or shareholders, and to give any guarantee or indemnity that may seem

expedient:

(a) To acquire or undertake the whole or any part of the business, property, and liabilities of any person or company carrying on any business which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company, and to pay for the same in cash or shares of the Company, at par or at a premium, fully or partly paid up:

(p.) To promote any company or companies for the purpose of acquiring all or any part of the property or liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:

- (q.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the property of the Company or its uncalled capital; and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, bonds, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other instruments:
- (r.) To enter into partnership or into any arrangement for sharing profits, union of interests, joint adventures, reciprocal concessions, or cooperation with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction capable of being conducted so as to, directly or indirectly, benefit this Company:
- (s.) To remunerate any parties for services rendered or to be rendered in or about the formation or promotion of this Company and the conduct of its business:
- (t.) To do all or any of the above things in any part of the world, and either as principals, agents, contractors, or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, or otherwise:
- (u.) To divide any of the assets of the Company in kind among the members, or any class or classes of the members, or any individual member of the Company, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law:
- (v.) To procure the Company to be registered or recognized and to establish local agencies and branch businesses in any Province of the Dominion of Canada or elsewhere:
- (w.) On a two-thirds majority vote of the shareholders of the Company at a meeting duly called, to increase, subdivide, or reduce the capital of the Company, and to raise the whole or part at par or otherwise as may from time to time be determined, and to issue shares guaranteed or bearing any special privileges or advantages:
- (x.) To do all such things as are incidental or conducive to the attainment of the above objects or any of them.

H. G. GARRETT,

jy16

Registrar of Joint-stock Companies.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2625 (1910).

I HEREBY CERTIFY that "The North Vancouver Land and Improvement Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of one million two hundred and fifty thousand dollars, divided into twelve thousand five hundred shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this tenth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:—

(a.) To enter into and carry into effect, with such (if any) modifications as may be agreed upon, an agreement in the terms of a draft agreement already prepared, and for the purposes of identification initialled by J. S. W. Pugh, and expressed to be made between The North Vaucouver Land and Improvement Company, Limited Liability, and Jennie C. Macllaffie and this Company, and to acquire the property and rights and to carry on the business therein referred to in such manner as the Board of this Company may consider expedient:

- (b.) To act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, and improvement, development, and management of property, including business concerns and undertakings, and generally to transact and undertake all kinds of agency and brokerage business, whether in respect of land, timber, agricultural, commercial, or financial mat-
- (c.) To purchase, take on lease, or otherwise acquire, by grant, selection, or otherwise, any real or personal property in the Province of British Columbia or elsewhere, and particularly land in the City of North Vancouver and the neighbourhood thereof, and to deal therewith by clearing, draining, irrigating, cultivating, improving, subdividing, planting, surveying, and laying-out of townships, and preparing the same for sale by lots or for building, and advancing money to and entering into contracts with builders, tenants, purchasers, contractors, and others:
- (d.) To construct or otherwise acquire equip, operate, control, manage, dispose of, lease, and otherwise deal in:-
- (1.) Buildings, business blocks, warehouses, stores, shops, sheds, yards, offices, hotels, apartment-houses, boarding-houses, restaurants, workmen's houses, residences, dwellings, camps, and structures of every description:
- (2.) Tugs, boats, barges, scows, ships, steamers, and other vessels of every description for towing, freighting, lightering, and the conveyance of passengers and merchandise, and wharves, docks, piers, slips, and works for the improvement of navigation. also grain-elevators, structures, appliances, and equipment for the handling of traffic in

(3.) Reservoirs, dams, aqueducts, canals, flumes, drains, timber-chutes, bridges, roadways, tramways, logging-railways, telegraph and telephone lines, and all other works, appliances, and equipment

incidental to the foregoing:

(e.) To obtain options over and take or acquire by purchase, lease, grant, licence, exchange, or otherwise howsoever, and either to hold or with a view to resale, lands, buildings, easements, machinery, plant, stock-in-trade, patent or other rights or privileges, and generally any property, timber licences, limits, and leases, claims, berths, concessions, booming-grounds, driving rights, waterpowers, water lots, and other easements, rights, and privileges whatsoever in any part of the world, whether real or personal, or any estate or interest therein, which may be required or be considered convenient for any purpose of the Company, or in connection with any business carried on by it, or which may be considered capable of being profitably dealt in or made by the Company, and to lay out land as parks or places of public recreation:

(f.) To acquire by original grant, purchase, or otherwise howsoever any Acts of Parliament, orders, grants, rights, privileges, and concessions, and to enter into contracts or arrangements with any municipal or other body, corporation, company, or person for the grant of any rights, privileges, or

eoncessions:

(g.) To sell, lease, convert into money, exchange, barter, grant easements, licences, or other rights over or in any other way realize or dispose of the undertaking, property, assets, and effects of the Company or any part thereof for such consideration as may be thought fit, and in particular for shares, stock, or securities of any other company, either fully or partly paid up, and to acquire, hold, and deal with any such shares, stocks, or securities, and to accept payment for any property so sold by instalments:

(h.) To draw, accept, endorse, and negotiate bills of exchange, promissory notes, and other

negotiable instruments:

(i.) To purchase or otherwise acquire and undertake the whole or any part of the business (whether manufacturing or otherwise), property, rights, and liabilities of any company or person earrying on, or anthorized or intending to carry on, any business which the Company is authorized to carry on, or owning or being entitled to any prop-

pany to acquire, and to pay therefor wholly or partly in cash or wholly or partly in shares, bonds, or debentures of the Company or otherwise:

(j.) To buy or otherwise acquire in any way and hold, sell, or deal with or in any stocks, shares, securities, or obligations of any Government, authority, corporation, or company which may be considered capable of being profitably held or dealt in or with by the Company:

(k.) To procure the registration or legal recognition of the Company in any part of the world:

- (1.) To borrow or raise money, and for the purpose of securing or discharging any such money or any other debt, or any contract or indemnity, or other obligation or liability of or binding upon the Company, to mortgage and charge the undertaking and all or any of the real and personal property and assets of the Company, present or future, and all or any of the uncalled capital for the time being of the Company, and to create and issue, at par or at a premium or discount, debentures, mortgage debentures, debenture stock, and other securities, payable to bearer or otherwise, and either permanent or redeemable, or repayable, and to secure any obligations or securities of the Company by means of covering or trust deeds or otherwise, and to confer upon any encumbrancer such powers of making and enforcing calls and of exchanging any debentures or debenture stock for shares in the capital of the Company and otherwise as may be thought fit:
- (m.) To pay all expenses of and in connection with the incorporation or promotion of this or any other company, and the obtaining the subscription of any shares or securities thereof, and procuring or obtaining settlements and quotations upon the London or any foreign, colonial, or provincial stock exchanges of any of such shares or securities:

(n.) To lend money to and guarantee the performance of the contracts and obligations of, and the payment of the principal of, or the dividends or interest on any stock, shares, debentures, or securities of any company or person in any case in which such loan or guarantee may appear likely, directly or indirectly, to further the objects of this Company or the interest of its shareholders:

(o.) To amalgamate with any other company, whether by sale or purchase (for shares or otherwise) of the undertaking, subject or not to the liabilities of this or any such other company, with or without winding-up, or by sale or purchase (for shares or otherwise) of all the shares, stock, debentures, or other securities of this or any such other company, or in any other manner; and to enter into partnership or any arrangement in the nature of partnership or any joint-purse or profit-sharing arrangement with any company or person:

(p.) To take all necessary and proper steps in any Parliament, or with any foreign, colonial, or other Government, or with any authority (local, municipal, or otherwise), in any part of the world, for enabling the Company to give effect to these presents, or to carry any of the Company's objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose, and to oppose the granting of any Act, Bill, or provisional order or concession to others, and to apply for, procure, or obtain any powers, privileges, rights, or concessions for this Company or for any other company or person:

(q.) To invest and deal with the moneys of the Company not immediately required upon such security and in such manner as the Company may

from time to time determine:

(r.) To give pensions, gratuities, donations, and emoluments to any person at any time in the employment of the Company, or engaged in any business aequired by the Company, and the wives, widows, families, and dependents of any such persons, and to found, support, or subscribe to any schools, hospitals, dispensaries, dining-rooms, baths, and places of recreation, and any national, educational, scientific, literary, religious, or charitable institutions or objects, and any trade societies (whether such societies be solely connected with any trade or trades carried on by the Company or not), and any club or other establishment which erty which it is considered desirable for this Com- | may be considered to be in any way calculated to

advance the interests of the Company or of the persons employed by the Company, and to subscribe towards or guarantee the expenses of or otherwise take part in the promotion of any exhibition, and to make grants of land for any of such purposes:

- (s.) To distribute among the members in specie any property of the Company, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law:
- (t.) To do all or any of the things aforesaid through subsidiary companies, and promote any Company having objects in whole or in part similar to those of this Company, or whose objects shall include the acquisition of any of the assets or liabilities of this Company, or the promotion of which shall be thought calculated to advance, directly or indirectly, the objects of this Company or the interest of its shareholders, and to acquire, hold, and deal in the shares, stock, or securities of any such company:
- (u.) To do all or any of the matters aforesaid in any part of the world, and either as principals or agents, and either in the name of the Company or of any person or company as agent of the Company, and either alone or in concurrence with any person, company, Government, or other body or authority:
- (v.) To do all such other things as are in the opinion of the directors incidental or conducive to the attainment of the above objects, and so that the word "company" throughout this clause shall be deemed to include any Government, body, authority, partnership, association, or other body of persons, whether incorporated or not, and whether registered or domiciled in British Columbia or elsewhere.

The objects set forth in any subclause of this clause shall not, except when the context expressly so requires, be in anywise limited or restricted by reference to or inference from the terms of any other subclause or by the name of the Company.

THE NORTH AMERICAN LOAN, BUILDING AND TRUST COMPANY, LIMITED.

"TRUST COMPANIES ACT."

T an extraordinary general meeting of the shareholders of The North American Loan, Building and Trust Company, Limited, held at the Company's office, 626 Pender Street West, Vancouver, B.C., on Friday, the 26th day of June, 1914, at 8 p.m., the following extraordinary resolutions were passed, of which due notice specifying the intention of passing same had been duly given to the shareholders of the said Company:-

"Moved by A. O. Campbell, That the name of the Company be changed to 'North American Loan Company, Limited.' Seconded by H. G. Ross and

carried unanimously.

"Moved by A. O. Campbell, seconded by W. R. Spencer, and carried unanimously, That clauses m2, m3, and m4 be struck out of the Company's memorandum of association.

"Moved by H. G. Ross, seconded by W. R. Spencer, and carried unanimously, That the President and Secretary be authorized to sign the necessary documents to give effect to the above resolutious and affix the seal of the Company thereto. and that said resolutions and documents when so signed be sent to the Registrar of Joint-stock Companies."

The above resolutions are a true and correct copy of the resolutions of the Company passed as extraordinary resolutions at a meeting of the Company held on Friday, the 26th day of June, 1914, at 8 p.m.

[L.S.]

W. W. MONTELIUS, President. GEO. L. SCHETKY, Secretary.

The objects of the Company as altered are:-(a.) To build, buy, lease, acquire by purchase, or otherwise, homes for such persons as shall hereafter become members of this Company, or any person or persons whatsoever:

- (b.) To make contracts with prospective homeowners to provide for them homes on such terms as may be mutually agreed:
- (c.) To purchase, take, lease, build, or otherwise acquire, hold, sell, or dispose of and mortgage for the Company's purposes real and personal estate generally:
- (d.) To purchase, take, lease, build, or otherwise acquire, hold, sell, operate, and mortgage for the Company's purposes lands, buildings, factories, sawmills, and other mills for the manufacturing of lumber, and for the sale of lumber, shingles, blinds, sashes, doors, and furniture, and other articles of which wood er metal or wood and metal is a component part or are component parts:
- (e.) To take security by way of mortgage, pledge, or otherwise on property, both real and personal:
- (f.) To forcelose mortgages and take all steps necessary for the acquirement of property, real and personal, on which the Company may hold security:
- (g.) To undertake and carry into effect all such financial, trading, manufacturing, or other operations or business in connection with the objects of the Company as may be necessary for the proper operation of the same:
- (h.) To borrow or raise money for any of the purposes of the Company, and for the purpose of securing the same and the interest thereon, and for any other purpose of the Company, to mortgage or charge the undertaking and all or any part of the property of the Company, present or after acquired, or its uncalled capital:
 - (i.) To issue debentures and debenture bonds:

(j.) To loan money on real estate:

- (k.) To make, draw, accept, endorse, and execute promissory notes, cheques, bills of exchange, and other negotiable paper:
- (1.) To acquire stock or shares in any other corporation or corporations, or to take over any other corporations in connection with the business of this Company, by purchase or otherwise:
- (m.) To buy, sell, or loan on all descriptions of shares, stocks, or bonds, including shares issued by this Company (not being speculative transactions for the rise and fall of shares, stocks, or bonds):
- (m1.) To issue the following kinds of stock, namely: Permanent preference stock, permanent ordinary stock, cumulative dividend stock (withdrawable), 5 per-cent savings stock (withdrawable), and such other forms of withdrawable stock as the Company by general resolution shall see fit to approve of:

(m5.) To undertake all such financial enter-

prises as shall be profitable and sound:

(n.) To pay profits to the contract-holders of the Company mentioned in subsection (b) hereof at such times and on such terms as the directors think fit:

(o.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration, and advertising of the Company, and to remunerate any person or company for services rendered in and about the formation of the Company or the conduct of its business; to pay the promoters of this Company in stock of the Company in an amount not exceeding 5% (five per cent.) of the total capitalization:

(p.) To do generally all business matters and things and buy, sell, have, use, acquire, transfer, and operate any and all mechanical appliances necessary or convenient in and about the business and the conducting of the affairs of the said Company in executing any of the powers herein given it, and to do all things that may be necessary or proper for the complete enjoyment, use, and benefit of the said powers or any of them. and to do all such things as are incidental or conducive to the attainments of the above objects:

(q.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property and the rights and privileges necessary to said Company, or convenient for the purposes of its business or any part thereof, for such consideration as the Company may think fit.

H. G. GARRETT. Registrar of Joint-stock Companies.

jy16

CERTIFICATES OF INCORPORATION.

CERTIFICATE OF INCORPORATION

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2639 (1910).

HEREBY CERTIFY that "Alberta-Victoria Petroleums, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of one hundred and fifty thousand dollars, divided into one hundred and fifty thousand shares.

The head office of the Company is situate at the City of Victoria, Province of British Columbia.

Given under my hand and scal of office at Victoria, Province of British Columbia, this twenty-second day of July, one thousand nine hundred and fourteen.

A. V. PINEO, [L.S.]

Acting Registrar of Joint-stock Companies. The following are the objects for which the Company has been incorporated:-

- (1.) To acquire and take over from Daniel Wesley Campbell, of the City of Victoria, an agreement for a lease of certain lands supposed to contain petroleum in the Province of Alberta, dated the 10th July, 1914, and executed by the British Canadian Oils, Limited, in favour of the said Daniel Wesley Campbell; and with a view thereto to enter into the agreement referred to in clause 2 of the Company's articles of association, and to earry the same into effect with or without modifica-
- (2.) To locate, purchase, lease, or otherwise acquire, mortgage, sell, let, or otherwise dispose of lands, mines, mineral claims, water rights and franchises, mill-sites, timber lands, limestonequarries, and particularly lands or any interest therein containing or believed to contain petroleum and other oil springs and deposits and natural gas:
- (3.) To carry on the business of searching for, prospecting, preparing, producing, refining, piping, storing, transporting, supplying, buying, selling, manufacturing, and distributing petroleum and other oils and their products and by-products:

(4.) To construct, build, operate, and maintain oil-wells, refineries, buildings, machinery, plants. stores, and warehouse:

(5.) To search for, prospect, examine, refine, smelt, reduce, erush, concentrate, manipulate, and treat gold, silver, lead, copper, iron, and minerals of every description:

(6.) To manufacture, buy, sell, import, export, and generally deal in machinery, pumps, drills, fuses, caps, candles, implements, and conveniences suitable for use in connection with the oil or

mining business:

- (7.) To buy, sell, and furnish oil and gas for lighting, heating, and other purposes; to lay down. construct, maintain, and operate pipe-lines, tubes, tanks, pump-stations, connections, fixtures, storagehouses, and such machinery, apparatus, and devices as may be necessary to operate such pipes and pipe-lines between various points; to have the right and power wherever permitted by law to enter upon rights-of-way, easements, properties of all persons and corporations, and have the right to lay its pipes and pipe-lines across and under any public road, railroad, right-of-way, street, railroad. canal, or stream; to lay its pipes or pipe-lines across or under any street or alley in any incorporated city or town, with the consent of and under the direction of the proper authorities of such cities or towns; also to carry on the business of producing, refining, and storing petroleum products, vegetable and mineral oils:
- (8.) To purchase, take on lease, or otherwise acquire, and to hold, lease, mortgage, sell, exchange, or otherwise dispose of, any real and personal property and rights, franchises, easements. and privileges which the Company may think it expedient or desirable to purchase for the purposes of its business:

- (9.) To carry on business as commission and general merchants, agents, and factors, and to engage in any other business that may seem, directly or indirectly, conducive to the success of the operations of the Company:
- (10.) To buy, sell, lease, exchange, hire, or otherwise acquire any real or personal property and any rights, franchises, privileges, and easements which the Company may think expedient or desirable to purchase or acquire for the purpose of its business:
- (11.) To deal and trade in all kinds of natural products, goods, wares and merchandise, provisions and supplies in connection with the undertakings of the Company:
- (12.) To acquire the goodwill of any business and acquire or undertake the sale of all or any of the assets and liabilities of any such business, and take over as a going concern the business in connection therewith:
- (13.) To purchase and otherwise acquire all or any part of the business, property, and liabilities of any company, society, partnership, or person formed for all or any of the purposes within the objects of this Company, and to conduct and carry on or liquidate and wind up any such business:

(14.) To manufacture, buy, sell, and generally deal in any plant, machinery, tools, goods, or things of any description which in the opinion of the Company may be conveniently dealt in by the Company in connection with any of its objects:

(15.) To let on lease or on hire the whole or any part of the real or personal property of the Company on such terms as the Company shall

determine:

(16.) To apply for, purchase, or otherwise acquire any patent rights, licences, concessions, and the like, conferring any exclusive or non-exclusive or limited rights to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may beem calculated, directly or indirectly, to benefit the Company; and to use, exercise, transfer, or grant licences in respect of or otherwise turn to account the rights or information so acquired:

(17.) To enter into any agreement with any Government or authority or authorities (Federal. Provincial, municipal, local, or otherwise) that may seem conducive to the Company's interests or any of them, and to obtain from such Government or authorities, or take over from other persons or companies possessing the same, any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out and ntilize the same, and to obtain or assist in obtaining any Acts of Parliament or of Legislatures or any sanctions or orders of any such Government or authorities which the Company may deem

proper:

(18.) To promote or form or assist in the promotion or formation of any companies, businesses. or undertakings having objects wholly or in part similar to those of this Company, or for the purpose of acquiring, purchasing, holding, working, or otherwise dealing with any property of the Company or in which this Company is interested. or for any other purpose, with power generally to assist such companies, businesses, or undertakings, and in particular by paying or contributing towards the preliminary expenses thereof or providing the whole or part of the capital thereof, or by taking or disposing of shares therein, or by lending money thereto upon debentures or otherwise, and further to pay out of the funds of the Company all expenses attending the issue of any circular or notice connected with this or any other

(19.) To enter into and carry into effect any arrangement for joint working in business, or for sharing of profits, or for amalgamation with any other company or any partnership or any person carrying on business within the objects of this

Company:

(20.) To establish, promote, and otherwise assist any company or companies for the purpose of furthering any of the objects of this Company: (21.) To pay the expenses of any preliminary

and incidental to the formation, establishment, and

registration of the Company;

(22.) Upon any issue of shares, bonds, debentures, or other securities of the Company, to employ brokers, commission agents, and underwriters, and to provide for the remuncration of such persons for their services by payment in cash, or by the issue of shares, debentures, or other securities of the Company, or by granting of options to take the same, or in any other manner allowed by law:

(23.) To sell, lease, exchange, surrender, or otherwise deal with the whole of the undertaking and property and rights of the Company or any part thereof for such consideration as the Company may think fit, and in particular for any shares (whether credited as partly or fully paid up or otherwise), debentures, or securities of any other company, and to divide such part or parts, as may be determined by the Company, of the purchase-money, whether in eash, shares, or other equivalent, which may at any time be received by the Company on a sale of or other dealing with the whole or part of the property, estate, effects, and rights of the Company, amongst the members of the Company by way of dividend or bonus in proportion to their shares or to the amount paid up on their shares, or otherwise to deal with the same as the Company may determine:

(24.) To pay for any lands, business, property, rights, leases, privileges, concessions acquired or agreed to be acquired by the Company, and generally to satisfy any payment by or obligation of the Company, by the issue of shares of this or any other company credited as fully or partly paid up, or of debentures or other securities of this or any

other company credited as fully or partly paid up: (25.) To distribute any of the assets of the Company among the members in specie, and particularly any bonds, debentures, or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this Company, but so that no such distribution amounting to a reduction of the capital be made without the sanction of the Court where necessary:

(26.) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors or agents for any other companies or persons, or by or through any factors or agents

for any other companies or persons:

(27.) To subscribe for, take, acquire, hold. sell, and give guarantees by way of underwriting or otherwise in relation to stock, shares, debentures, obligations, and securities of any company or any municipal, public, or local board or authority: Provided always that the funds of this Company shall not be employed in purchasing or acquiring its own shares, or in loans upon the security thereof:

(28.) To do all acts and things which may be necessary or desirable in connection with or to procure for the Company a legal recognition, domicile, and status in the Province of Alberta or in any Province, State, or Territory in which any of its property, estate, effects, or rights may be situated, or in which the Company may desire to carry on business, and to appoint local boards or committees, attorney or agents (with such powers as the directors of the Company may determine) to represent the Company in any such Province, State, or Territory:

(29.) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, cheques, bills of lading, warehouse receipts, warrants, securities under the "Bank Act," bonds, debentures, mortgages, and other negotiable or transferable instruments or securities of every

nature and kind whatsoever:

(30.) To borrow, raise, or secure the payment of money to the amount of the capital of the Company, or in such manner as the Company may think fit, and in particular by the issue of debentures or debenture stock, as well without as within the Province of British Columbia, and as security for such money so borrowed or raised, and to secure the payment of any debt due by the Company, to mortgage, pledge, or charge the whole or any part of the property, assets, or revenue of the Company, present or future (including its uncalled ers in sand, lime, cement, mortar, concrete, and

capital), by special assignment or otherwise, or to transfer or convey the same absolutely or in trust, and to give the lenders powers of sale or other usual and necessary powers:

(31.) To issue or guarantee the issue of or the payment of interest on the shares, debentures, debenture stock, bonds, or other securities or obligations of any company or association, and to pay or provide for brokerage, commission, and underwriting in respect of any such issue:

(32.) To advance and lend money upon such security as may be thought proper, or without

taking any security therefor:

(33.) To invest the moneys of the Company not immediately required in such manner as from time to time may be determined:

(34.) To acquire by subscription, purchase, or otherwise, and to accept and take, hold, or sell, shares or stock in any company, society, or undertaking the objects of which shall in whole or in part be similar to those of this Company, or such as may be likely to promote or advance the interests of this Company:

(35.) To establish agencies and branches in the Dominion of Canada and elsewhere, and to regu-

late and discontinue the same:

(36.) Generally to carry on any other business, except the construction and operation of railways, telegraph and telephone lines, the business of banking, the business of insurance, or the business of a trust company, which may seem to the Company capable of being conveniently or profitably carried on in connection with the above, or calculated, directly or indirectly, to enhance the value and render profitable any of the Company's properties or rights, and to do all and everything necessary, suitable, convenient, or proper for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time appear to be conducive or expedient for the protection or benefit of the Company; and it is hereby declared that in the interpretation of this clause the meaning of the Company's objects shall not be restricted by reference to any other object or by the juxtaposition of two or more objects, and that in the event of any ambiguity this clause shall be construed in such a way as to widen, and not to restrict, the powers of the Company. jy30

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2631 (1910).

HEREBY CERTIFY that "Fresh Water Sand and Gravel Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of one hundred thousand dollars, divided into one thousand shares.

The head office of the Company is situate at the

City of Vancouver, Province of British Columbia.
Given under my hand and seal of office at Victoria, Province of British Columbia, this sixteenth day of July, one thousand nine hundred and fourteen.

H. G. GARRETT, [L.S.]

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:-

(a.) To carry on all or any of the following businesses, namely: Contractors, builders, merchants, quarrymasters, and dealers in stone, crushed rock, gravel, sand, lime, bricks, cement, timber, hardware and supplies, and other buildings, streetwork, and public works requisites:

(b.) To carry on business as quarrymasters. gravel, sand, and stone merchants, and to buy, sell, get, work, shape, hew, carve, polish, crush, and prepare for market or use rock, stone of all kinds, and gravel, and carry on the business of

manufacturers of cement products: (c.) To carry on business as road and pavement makers and repairers, and manufacturers and dealbuilding materials of all kinds, and as builders and contractors for the execution of works and buildings of all kinds in construction of which stone, gravel, sand, cement, or concrete is required:

- (d.) To purchase, take on lease, hire, discover, locate, pre-empt, or otherwise acquire, hold, and deal in any lands, real estate, quarries, mines, mining rights, minerals, and metalliferous lands, petroleum and oil lands, and any claims, leases, prospects, rights, privileges, and interests therein or therewith associated, and any lands or other property necessary to the advantageous use and possession of the mines, quarries, pits, lease, and works for the time being worked or owned by the Company, and to turn to account, operate, exercise, develop, exploit, maintain, and to sell or otherwise dispose of the same or any of them, or any interest therein:
- (e.) To dig for, raise, crush, wash, win, get, quarry, dress, analyse, amalgamate, refine, and otherwise treat and prepare for market or render marketable gravel, sand, stone, or metals, minerals, coal, petroleum, fireclay, and earth substances, and to buy, sell, and deal in the same or any of them:
- (f.) To construct, carry out, maintain, and improve, manage, work, let out for hire, control, and superintend roads, ways, tramways, canals, pits, shafts, drifts, levels, bridges, dams, reservoirs. sluiees, flumes, pipe-lines, intakes, watereourses, aqueducts, pipes, wharves, furnaces, sawmills, shingle-mills, machinery-works, hydraulic works, electrical works, telephones, offices, and fireclayworks, factories, warehouses, bunkers, stores, houses, shops, store buildings, and other works and conveniences which may seem, directly or indirectly, inducive to any of the objects of the Company; and to contribute, subsidize, or otherwise aid or take part in any such operations:
- (g.) To acquire by purchase, record, or otherwise water-powers, water records, or water privileges, and to render water and water-power, available for use, application, and distribution by means of and by the purchase or erection or carrying-out and the maintaining of any works, directions, undertakings, or improvements whatsoever, and to aequire, operate, and carry on the business of a power company in all its branches; to carry on the business of a power company within the meaning of the "Water Act," and to create waterworks system within the meaning of the said Act; to generate, accumulate, distribute, and supply electricity for heat, light, and power in connection with the Company's works and operations, and to sell and dispose of compressed air, electricity, electrical, and other power for profit for public and private houses, and to deal generally in any form of developed power that may be supplied or required, and to locate and apply for and maintain water rights, privileges, and water records:
- (h.) To purchase, charter, hire, build, or otherwise acquire steam or other ships or vessels, tugs, scows, barges, and dredges, with all equipments and furniture, and employ the same for conveying the products of the Company and for all or any other purpose in connection with the Company's business or undertaking, or in the conveyance of passengers or merchandise, and to let out to hire or charter the same, and to carry on the business of carriers by land and water as owners, warehousers, wharfingers, bargers, lightermen, and forewarding agents:
- (i.) To acquire by purchase, exchange, lease, or otherwise grants or leases of foreshores, wharves, and docks, either on the sea-coast or on lakes, bays, rivers, or other waters, and rights-of-way thereto and therefrom, and to construct and maintain upon lands acquired by the Company such wharves, docks, and other buildings as may be necessary for any of the purposes of the Company:
- (i.) To survey and lay out any lands in which the Company has any interest into a townsite or townsite lots or blocks or parks, or into such other subdivisions as to the Company shall seem expedient, and to lay out and conduct an amusement park, summer resort, or pleasure-ground, and to lay out and make roads, streets, bridges, sewers, and to build, use, lease, sell, or otherwise dispose of all kinds of buildings, houses, or any erection, machinery or works which the Company in connec-

tion with any property of the Company may decm

(k.) To invest and deal with the moneys of the Company not immediately required for the Company's business in such manner as may from time to time be determined:

- (l.) To purchase or otherwise acquire the whole or any part of the business undertaking or property, both real and personal, goodwill, stock-intrade, goods, chattels and effects, rights, credits, and liabilities of any persons, associations, firms, or corporations now carrying on or who may hereafter carry on any business or undertaking which this Company is authorized to carry on, and to pay for the same either in money or in fully paid-up shares of the Company, or partly in money or partly in such shares, and in particular to purchase or acquire, directly or indirectly, the property, both real and personal, and assets and liabilities of the Hale and Williams Gravel Company, Limited, a company incorporated under the laws of the Province of British Columbia:
- (m.) To purchase, take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or to carry on any business capable of being conducted so as, directly or indirectly, to benefit this Company:
- (n.) To enter into partnership or into any agreement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to, directly or indirectly, benefit this Company; and to lend money to guarantee the contracts of, or otherwise assist any such person or company, and take or otherwise acquire shares and securities in such company, and to sell, hold, or reissue. with or without guarantee, and otherwise deal with the same:
- (o.) To promote any company or companies for the purpose of acquiring all or any of the assets or liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:
- (p.) To make and to enter into any contracts, agreements, and arrangements with any Government, company or companies, municipal or local authorities, or otherwise, and to obtain from any such Government, company or companies, municipal and local authorities any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with any such contracts, agreements, arrangements, rights, privileges, and concessions:

(q.) To carry on any other business, whether manufacturing or otherwise, which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly to enhance the value of or to render profitable any of the Company's property

or rights: (r.) To sell or dispose of the undertakings of the Company or any part thereof or any of its property or assets for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(s.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real and personal property and any rights or privileges which the Company may deem necessary or convenient for the purpose of its business, and in particular any land, buildings, easements, machinery, plant, and stock-in-trade:

(t.) To construct, maintain, and alter any buildings, or works necessary or convenient for the

purpose of this Company:

(u.) To remunerate any person or company for services rendered or to be rendered, by way of commission or otherwise, in placing or assisting to place, or guaranteeing the placing of, any of the shares in the Company's capital or any debentures or other security of the Company, or in or about the formation or promotion of the Company or the conduct of its business; such remuneration or payment may be in cash or by the allotment of fully paid shares of the Company, or in such other

manner as the Company may determine:

(v.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to draw, make, accept, execute, endorse, discount, issue, and negotiate bills of exchange, promissory notes, debentures, bills of lading, warrants, or other negotiable or transferable instruments, and in particular to mortgage or charge the undertaking or all or any part of the property of the Company. at present or hereafter acquired, or its uncalled capital; and to grant, execute, sell. and deliver mortgages, bonds, debentures, debenture stock, and bills of sale, and to grant, issue, make, and negotiate perpetual or redeemable debentures or debenture stock, bills of lading, warrants, obligations, and other negotiable or transferable instruments:

(w.) To distribute any of the property of the Company amongst its members in specie:

(x.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration, and advertising of the Company:

(y.) To sell, improve, manage, develop, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(z.) To do all such other things which the Company may deem to be conducive to the above

objects:

(aa.) To do all or any of the above things in any part of the world either as press agents, contractors, supply agents, or otherwise, and by or through agents or otherwise, and either alone or in conjunction with others; and to procure this Company to be registered, licensed, or recognized in any Province or Territory in the Dominion of Canada or in any of the United States of America, or in any other Provinces, counties, or countries:

(bb.) To do all such other things as are incidental or which the Company may deem to be conducive to the attainment of the above objects or any of them.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:
PROVINCE OF BRITISH COLUMBIA.
No. 2637 (1910).

I HEREBY CERTIFY that "The Variety Stores, Limited." has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of fifteen thousand dollars, divided into fifteen thousand shares.

The head office of the Company is situate at the City of Victoria, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-first day of July, one thousand nine hundred and fourteen.

[L.S.] A. V. PINEO,

Acting Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:—

- (a.) To acquire and carry on as a going concern the business now being conducted under the name of "The Variety Stores" at 711-713 Yates Street, in the City of Victoria, in the Province of British Columbia, and to pay for the same in fully paid-up shares of the Company or otherwise:
- (b.) To own and carry on the business of importers and manufacturers of and wholesale and retail dealers in merchandise, goods, stores, specialties, consumable articles, refreshments, chattels, and effects of all kinds, and generally to transact the business of general merchants in any or all its branches:
- (c.) To acquire, organize, establish, lease, or own branch stores for the purpose of transacting business of a like or similar kind to any other business conducted by the Company, and either to

operate the same or dispose thereof as going concerns:

(d.) To manufacture any article or articles and

to sell or otherwise dispose thereof:

(c.) To procure any agency or agencies, either for selling, manufacturing, or distributing any goods, chattels, or effects of a kind similar to those dealt in by the Company, and to contract with any corporation, company, or individual upon such terms as to agency and commission as may be agreed:

- (f.) To construct, purchase, take on lease, or otherwise acquire and hold any lands, factories, manufacturing establishments, houses, buildings, and premises, machinery, plant, stock-in-trade, or other real and personal property, and use the same for the purpose of its business, and to operate and turn the same to account, and to sell, lease, or sublet or otherwise dispose of the same or any part thereof, or any interest therein:
- (g.) To apply for, purchase, or otherwise acquire any patents, brevets d'invention, licences, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any inventions which may seem capable of being used to the advantage or benefit of the Company; and to use, exercise, develop, or grant licences in respect of or otherwise turn to account the property or information acquired:
- (h.) To acquire and carry on all or any part of the business or property and to undertake any liabilities of any person, firm, association, or company possessed of property suitable for the purpose of this Company, and to carry on the same; and as consideration for the same to pay cash or to issue any shares, stocks, or obligations of this Company:
- (i.) To enter into partnership or into any arrangement for sharing profits, nnion of interests, co-operation, joint adventure, reciprocal concession, or otherwise with any other person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction of which this Company is authorized to earry on or engage in, or any business or transaction capable of being conducted so as to, directly or indirectly, benefit this Company:

(j.) To amalgamate with any other company having objects altogether or in part similar to

those of this Company:

(k.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as to, directly or indirectly, benefit this Company:

(1.) To enter into any contracts for the allotment of shares of the Company credited as fully or partially paid up as the whole or part of the purchase price of any property, real or personal, goods, or chattels purchased by the Company, or for any valuable consideration, including services rendered to the Company, as the Company may from time to time determine:

(m.) To sell or dispose of the property or undertakings of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(n.) To promote any company or companies for the purpose of acquiring all or any part of the property and liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:

(o.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired, or its uncalled capital; and to make, issue, draw, endorse, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable or transferable instruments or securities:

(p.) To carry on any other business which may seem to the Company capable of being conveniently carired on in connection with any of the above, or calculated, directly or indirectly, to render profitable or enhance the value of the Company's property or rights for the time being:

(q.) To pay out of the funds of the Company all expenses of and incidental to the formation and registration of the Company, or in or about the promotion of the Company or the conduct of its

business:

(r.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property of the Company:

(s.) To distribute any of the property of the Company among its members in specie or otherjy30 wise.

CERTIFICATE OF INCORPORATION.

"Companies Act."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2638 (1910).

HEREBY CERTIFY that "Fuel Oil Equipment Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of ten thousand dollars, divided into ten thousand shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-second day of July, one thousand nine hundred and fourteen.

A. V. PINEO, [L.S.]

Acting Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:-

- (a.) To carry on the business of heating, gas, electric, and general engineers and manufacturers and dealers in all heating, gas, electric, and mechanical apparatus and things required for or capable of being used in connection therewith, and that of merchants and dealers in wood, coal, gas, oil, and all other fuels in the Dominion of Canada or elsewhere:
- (b.) To carry on the business of a light, heat, and power eompany and of refrigerator and coldstorage company in all its branches, and to generate, manufacture, produce, compound, purify, improve, compress, store, and deal in, purchase, sell, supply, and dispose of electric current, gases, oils, and liquids of every kind and description for power, lighting, heating, mechanical, industrial, scientific, or other purposes:
- (c.) To carry on any other business, whether manufacturing or otherwise, which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights:
- (d.) To acquire and undertake the whole or any part of the business, property, and liabilities of any person or company carrying on any business which the Company is authorized to carry on, or possessed of property suitable for the purposes of this Company:
- (e.) To apply for, purchase, or otherwise acquire any patents, brevets d'invention, licences, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit the Company; and to use, exercise, develop, or grant licences in respect of or otherwise turn to account the property, rights, or information so acquired:
- (f.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal conces- in the Province of British Columbia,

sion, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissne, with or without guarantee, or otherwise deal with the same:

(g.) To take or otherwise acquire, and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as, directly or indirectly, to benefit this

Company:

(h.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem, directly or indirectly,

calculated to benefit this Company:

(i.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real and personal property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant, and stock-in-trade:

(j.) To invest and deal with the moneys of the

Company not immediately required in such manner

as may from time to time be determined:

(k.) To lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by any such persons:

(l.) To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to purchase, redeem, or pay off any such securities:

(m.) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments:

(n.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(o.) To sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(p.) To do all such other things as are incidental or conducive to the attainment of the above

objects:

(q.) And it is hereby declared that the word "company" in this clause shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in the Dominion of Canada or elsewhere; and the intention is that the objects specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company. jy30

"BENEVOLENT SOCIETIES ACT."

In the Matter of the "Benevolent Societies Act" and Amending Acts.

WE, the undersigned, declare that we are desirous of being incorporated under the name and for the objects hereinafter set forth under the provisions of the "Benevolent Societies Act" and amending Acts, which name and object are as

1. The intended corporate name of the Society is "The Bench Lawn Tennis Club." of Kelowna,

2. The objects of the Society are for the purposes of social intercourse, mutual helpfulness, mental and moral improvement and rational recreation, and for providing means of recreation, exercise, and amusement amongst its members by means of an athletic club.

3. The names of those who are to be the first trustees or managing officers are: C. R. Reid, President; W. Case, Secretary-Treasurer; R. H. Hill, D. M. Anderson, and A. H. P. Errington, Committee; and they shall hold office until a general meeting of the Society which shall be called within one year from the date hereof to elect new trustees and managing officers, and they

shall be eligible for re-election.

4. The successors of the said trustees or managing officers shall be elected at the times and in manner provided by the laws of the Society from time to time in force, and made by the members of the Society in pursuance of the powers conferred on them by the provisions of the said "Benevolent Societies Act" and amending Λcts .

5. The Society shall have a common seal of such design as may be chosen by the trustees and

managing officers.

In testimony whereof we have made and signed these presents this twenty-sixth day of June, A.D.

CHRISTOPHER R. REID, President.

WALTER CASE,

Sceretary-Treasurer.

D. M. ANDERSON. REGINALD HILL. ARNOLD H. P. ERRINGTON.

Deelared and signed by the said C. R. Reid, W. Case, R. H. Hill, D. M. Anderson, and A. H. P. Errington, in the presence of—Witness: Walter R. Pooley, of Kelowna, B.C.

I hereby certify that the foregoing declaration appears to me to be in conformity with the provisions of the "Benevolent Societies Aet."

> H. G. GARRETT, Registrar of Joint-stock Companies.

Filed and registered the 29th day of June, 1914. H. G. GARRETT,

[L.S.] jy30

Registrar of Joint-stock Companies.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2643 (1910).

HEREBY CERTIFY that "Atlantie & Pacifie Oil Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a eapital of one hundred thousand dollars, divided into two hundred thousand shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia. Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-seventh day of July, one thousand nine

hundred and fourteen.

H. G. GARRETT,

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:—

(1.) To locate, purchase, lease, or acquire, mortgage, sell, let, or otherwise dispose of lands, mines, mineral claims, water rights and franchises, mill-sites, timber lands, limestonequarries, and particularly lands containing or believed to contain petroleum and other oil springs and deposits, and natural gas:

(2.) To carry on the business of searching for, prospecting, preparing, producing, refining, piping, storing, transporting, supplying, buying, selling, manufacturing, and distributing petroleum and other oils and their products and by-products:

(3.) To construct, build, operate, and maintain oil-wells, refineries, buildings, machinery, plants, stores, and warehouses:

- (4.) To manufacture, buy, sell, import, export, and generally deal in machinery, pumps, drills, fuses, caps, candles, implements, and conveniences suitable for use in connection with the oil and mining business:
- (5.) To buy, sell, and furnish oil and gas for lighting, heating, and other purposes; to lay down, construct, maintain, and operate pipe-lines, tubes, tanks, pump-stations, connections, fixtures, storagehouses, and such machinery, apparatus, and devices as may be necessary to operate such pipes and pipe-lines between various points; to have the right and power wherever permitted by law to enter upon rights-of-way, easements, properties of all persons and corporations, and have the right to lay its pipes and pipe-lines across and under any public road, railroad, right-of-way, street-railroad, canal, or stream; to lay its pipes or pipe-lines aeross or under any street or alley in any incorporated city or town, with the consent of and under the direction of the proper authorities of such cities or towns; also to carry on the business of producing, refining, and storing petroleum produets, vegetable and mineral oils:
- (6.) To purchase, take on lease, or otherwise acquire, and to hold, lease, mortgage, sell, exchange, or otherwise dispose of, any real or personal property and any rights, franchises, privileges, and easements which the Company may think it expedient or desirable to purchase for the purpose of its business:
- (7.) To acquire the goodwill of any business and aequire or undertake the sale of all or any of the assets and liabilities of any such business, and take over as a going eoneern the business in connection therewith:
- (8.) To purchase or otherwise acquire all or any part of the business, property, and liabilities of any company, society, partnership, or person formed for all or any of the purposes within the objects of this Company, and to conduct and earry on or liquidate and wind up any such business:
- (9.) To manufacture, buy, sell, and generally deal in any plant, machinery, tools, goods, or things of any description which in the opinion of the Company may be conveniently dealt in by the Company in connection with any of its objects:
- (10.) To let on lease or on hire the whole or any part of the real or personal property of the Company on such terms as the Company shall determine:
- (11.) To apply for, purchase, or otherwise aequire any patent rights, licences, coneessions, and the like, conferring any exclusive or nonexclusive or limited rights to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the aequisition of which may seem calculated, directly or indirectly, to benefit the Company; and to use, exercise, transfer, or grant licences in respect of or otherwise turn to account the rights or information so acquired:

(12.) To enter into any agreement with any Government or authority or authorities (Federal, Provincial, municipal, local, or otherwise) that may seem conducive to the Company's interests or any of them, and to obtain from such Government or authorities, or take over from other persons or companies possessing the same, any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out and utilize the same, and to obtain or assist in obtaining any Acts of Parliament or of Legislatures or any sanctions or orders of any such Government or authorities which the Company may deem proper:

(13.) To promote or form or assist in the promotion or formation of any companies, businesses, or undertakings having objects wholly or in part similar to those of this Company, or for the purpose of acquiring, purchasing, holding, working, or otherwise dealing with any property of the Company or in which the Company is interested, or for any purpose, with power generally to assist such companies, businesses, or undertakings, and

in particular by paying or contributing towards the preliminary expenses thereof or providing the whole or part of the capital thereof, or by taking or disposing of shares therein, or by lending money thereto, upon debentures or otherwise, and further to pay out of the funds of the Company all expenses attending the issue of any circular or notice connected with this or any other company:

(14.) To subscribe for, take, acquire, hold, sell, and give guarantees by way of underwriting or otherwise in relation to stock, shares, debentures, obligations, and securities of any company or any municipal, public, or local board or authority: Provided always that the funds of this Company shall not be employed in purchasing or acquiring its own shares, or in loans upon the security thereof:

(15.) To do all acts and things which may be necessary or desirable in connection with or to procure for the Company a legal recognition, domicile, and status in any Province, State, or Territory in which any of its property, estate, effects, or rights may be situate, or in which the Company may desire to carry on business:

(16.) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, cheques, bills of lading, warehouse receipts, warrants, securities under the "Bank Act," bonds, debentures, mortgages, and other negotiable or transferable instruments or securities of every

nature and kind whatsoever:

(17.) To borrow, raise, or secure the repayment of money in such manner as the Company shall think fit, and in particular by the issue of debentures, debenture stock (perpetual and terminable), bonds, mortgages, or any other securities founded, based, or charged upon all or any of the property and rights of the Company, both present and future, including its uncalled capital, or without any such security, and upon such terms as to priority or otherwise as the Company shall think fit:

(18.) To issue or guarantee the issue of or the payment of interest on the shares, debentures, debenture stock, bonds, or other securities or obligations of any company or association, and to pay or provide for brokerage, commission, and underwriting in respect of any such issue:

writing in respect of any such issue:
(19.) To advance and lend money upon such security as may be thought proper, or without

taking any security therefor:

(20.) To invest the moneys of the Company not immediately required in such manner as from

time to time may be determined:

(21.) To acquire by subscription, purchase, or otherwise, and to accept and take, hold, or sell, shares or stock in any company, society, or undertaking, the objects of which shall in whole or in part be similar to those of this Company, or such as may be likely to promote or advance the interests of this Company:

(22.) To establish agencies and branches in the Dominion of Canada and elsewhere, and to regu-

late and discontinue the same:

(23.) To enter into and carry into effect any arrangement for joint working in business, or for sharing of profits, or for amalgamation with any other company or any partnership or any person carrying on business within the objects of this Company:

(24.) To establish, promote, and otherwise assist any company or companies for the purpose of furthering any of the objects of this Company:

(25.) To pay the expenses of and preliminary and incidental to the formation, establishment, and

registration of the Company:

(26.) Upon any issue of shares, bonds, debentures, or other securities of the Company, to employ brokers, commission agents, and underwriters, and to provide for the remuneration of such persons for their services by payment in eash, or by the issue of shares, debentures, or other securities of the Company, or by the granting of options to take the same, or in any other manner allowed by law:

otherwise deal with the whole of the undertaking and property and rights of the Company or any part thereof for such consideration as the Company may think fit, and in particular for any shares (whether credited as partly or fully paid hereby authorized:

up or otherwise), debentures, or securities of any other company, and to divide such part or parts, as may be determined by the Company, of the purchase money, whether in cash, shares, or other equivalent, which may at any time be received by the Company on a sale of or other dealing with the whole or part of the property, estate, effects, and rights of the Company, amongst the members of the Company, by way of dividend or bonus in proportion to their shares or the amount paid up on their shares, or otherwise to deal with the same as the Company may determine:

(28.) To pay for any lands, business, property, rights, privileges, concessions acquired or agreed to be acquired by the Company, and generally to satisfy any payment by or obligation of the Company by the issue of shares of this or any other company credited as fully or partly paid up, or of debentures or other securities of this or any other company credited as fully or partly paid up:

(29.) To distribute any of the assets of the Company among the members in specie, and particularly any bonds, debentures, or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this Company, but so that no such distribution amounting to a reduction of the capital be made without the sanction of the Court where necessary:

(30.) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors or agents for any other companies or persons, or by or through any factors or agents or

for any other companies or persons:

(31.) To hold in the names of others any property which the Company is authorized to acquire and to carry on or do all or any of the matters aforesaid in the Province of British Columbia or any other State or colony, and either in the name of the Company or any company, firm, or person as trustee for this Company.

GRESHAM INVESTMENT COMPANY, LIMITED.

"TRUST COMPANIES ACT."

COPY of extraordinary resolution passed by the Gresham Investment Company, Limited, the 24th day of July, A.D. 1914.:—

"Upon motion duly seconded it was unanimously resolved. That in order to comply with subsection three (3) of section twenty-four (24) of the 'Trust Companies Act,' the objects of the Company be altered by the abandonment of all words which conflict with the 'Trust Companies Act,' and in particular of the following words in subsection (f) of section three (3) of the memorandum of association, that is to say: 'to receive money, documents, and valuables for safe custody, transmission, or deposit at interest': 'to act as agents for all purposes, and to undertake and execute trusts of all kinds.'"

Certified a copy of an extraordinary resolution passed by the Gresham Investment Company, Limited, the 24th day of July, A.D. 1914, to take the place of the extraordinary resolution passed the 27th day of June, A.D. 1914, which the Registrar of Companies declared insufficient.

Charles Gore, President, Gerard A. Phelips, Secretary.

The objects of the Company as altered are: (a.) To raise money by the issue of the shares, and to invest the moneys so raised in the purchase of or otherwise acquire and hold, and to sell, turn to account, and otherwise dispose of, any of the investments following, that is to say: Any stocks, bonds, debentures, shares, scrip, or securities issued or having any guarantee by any Government, Ruler, municipality, commissioners, trust, local authority. or other public body in the Dominion of Canada or in any other country or State, or any stock, bonds, debentures, shares, scrip, or securities issued or having any guarantee by any corporation, trust, or company incorporated, instituted, or carrying on business in the Dominion of Canada or in any other country or State, but so that no investment involving unlimited liability shall be deemed to be

(b.) To purchase, take on agreement or lease or in exchange, hire, or otherwise acquire any real or personal property which the Company may think necessary or desirable, and to sell, improve, manage, develop, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the Company's property, and in general to carry on the business of real-estate and insurance agents, underwriters, mining and stock brokers, mortgagebrokers, and financial agents, and to appoint agents for all or any of these purposes:

(c.) To acquire and hold and to sell, turn to account, or otherwise deal with any stocks, bonds, debentures, shares, scrip, or securities of any Government, State, Dominion, Sovereign, or authority (supreme, municipal, local, or otherwise), and any bonds, debenture stocks, scrip, obligations, shares, stocks, or other securities of any company established for the purpose of any railway, tramway, gas, water, dock, telegraph, electric-lighting, or other undertaking:

(d.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the property of the Company or its uncalled capital; and to create, issue, make, draw, accept, endorse, and negotiate perpetual or redeemable debentures or debenture stock, bonds, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other instruments:

(c.) To acquire any investments which the Company is authorized to acquire by original subscription, tender, participation in syndicates, or otherwise, and whether or not fully paid up, and to make payments thereon as called up, or in advance of calls or otherwise, and to underwrite or subscribe for the same, conditionally or otherwise, and enter with a view to investment or for resale, or otherwise, and to vary the investments of the Company, and generally to sell, exchange, or otherwise dispose of, deal with, and turn to account any of the assets of the Company:

(f.) To make advances upon any such investments as aforesaid; to negotiate loans; to offer for public subscription or otherwise aid or assist in placing any such investments issued by or acquired through or from the Company or otherwise; to draw, accept. endorse, issue, purchase, discount. and otherwise deal with promissory notes, bills of exchange, letters of credit, circular notes, agreements for sale, and mercantile instruments of all

(g.) To offer for public subscription any shares or stocks in the capital of, or debentures or debenture stock or other securities of, or otherwise to establish or promote, or concur in establishing or promoting, any company, undertaking, or private or public body:

(h.) To guarantee the payment of dividends or interest on any stocks, shares, debentures, or other securities issued by, or any other contract or obligation of, any such company, undertaking, or

private or public body:
(i.) To take, make, execute, or enter into, commence, carry on, prosecute, and defend all steps, contracts, agreements, negotiations, legal and other proceedings, compromises, arrangements, and schemes, and to do all other acts, matters, and things which shall at any time appear conducive or expedient for the protection of the Company as holders of or interest in any such investments and proceedings as aforesaid:

(i.) To lend the moneys of the Company not otherwise required to such persons and on such terms as may seem expedient; and particularly to

builders, companies, and others who may be willing to build on improved land or building in which the Company is interested, and on such terms as may be arranged, and to take as security therefor lands

or any interest therein, chattels, and other securi-

(k.) To act generally as agents or attorneys for any company, corporation, or individual upon such terms as to agency and commission as may be agreed upon for the transaction of business, management of estates, collection of accounts, rents, interest, dividends, mortgages, bonds, bills, notes, and other securities, and on instructions or under power or attorney to attend and appear at

meetings, and generally to act as representative and proxy at such meetings, and to act as advisory agent in regard to all matters in which the said company, corporation, or individual may have, or

appear to have, any interest whatsoever:
(1.) To obtain by purchase, lease, hire, discovery,

location, or otherwise, and to operate, within the Province of British Columbia or elsewhere, coal, iron, gold, copper, or other mines of any nature whatsoever, or any gas, petroleum, or other metal-liferous lands, or clay-beds, and to sell, operate, develop, lease, work, exchange, or otherwise deal with the same or any of the products thereof as the Company may see fit:

(m.) To carry on the business of mining, smelting, metal-workers, colliery proprietors, oil-refiners, and merchants, timber merchants, storekeepers, farmers, manufacturers, builders, brickmakers, and

general contractors:

- (n.) To acquire by purchase, lease, hire, exchange, or otherwise any timber lands or leases, timber claims, licences to cut timber, surface rights, water rights and privileges, and to operate, develop, sell exchange or otherwise deal with the same as the Company may see fit, and for such purposes to build, purchase, exchange, or otherwise acquire and carry on the business of sawmill-owners and general dealers in timber and all the products thereof:
- (o.) To purchase, build, or otherwise acquire, operate, lease, hire, or dispose of ships, tugs, steamboats, barges, and other vessels, ferries, stage lines, or other vehicles, and to carry on a business as common carriers by land or water, and generally to acquire, hold, or dispose of any real and personal property of whatever description, including any rights and privileges, and to improve, develop, and turn the same to account:

(p.) To obtain and furnish information with reference to the value of any real or personal property, and to negotiate loans, and to act as agents for the loan, payment, collections of money,

and for the management of property:

(q.) To invest and deal with the moneys of the Company not immediately required upon such securities and in such manner as may from time to time be determined:

(r.) To acquire or undertake the whole or any part of the business, property, and liabilities of any person or company carrying on any business which the Company is authorized to carry on, or possessed of property suitable for the purposes of this Company, and to pay for the same in cash or shares of the Company at par or at a premium, fully or partly paid up:

(s.) To promote any company or companies for the purpose of acquiring all or any part of the property or liabilities of this Company, or for any other purpose which may seem, directly or in-

directly, calculated to benefit this Company:
(t.) To enter into partnership or into any arrangement for sharing profits, union of interests, joint adventures, reciprocal concessions, or cooperation with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction capable of being conducted so as to, directly or indirectly, benefit this Company:

(u.) To remunerate any parties for services rendered or to be rendered in or about the formation or promotion of this Company, the sale of its shares, and the conduct of its business, by shares

or money or otherwise:

(v.) To do all or any of the above things in my part of the world, and either as agents, contractors, or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, or otherwise:

(w.) To divide any of the assets of the Company in kind among the members or any class or classes of the members, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law:

(x.) To do all such things as are or may be deemed to be incidental or conducive to the attainment of the above objects or any of them.

H. G. GARRETT,

Registrar of Joint-stock Companies. jy30

CERTIFICATES OF INCORPORATION.

EASTERN TOWNSHIPS INVESTMENT COMPANY, LIMITED.

"TRUST COMPANIES ACT."

WE, W. A. Akhurst, of the City of Vancouver, in the Province of British Columbia, president, and E. J. Scott, of the same place, secretary, of the above-named Company do hereby certify that the following resolutions were duly passed as extraordinary resolutions at an extraordinary general meeting of the shareholders of the above-named Company held at the office of the above-named Company, 438 Pender Street West, Vancouver, B.C., on Friday, the 26th day of June, 1914, namely:

"That in order to comply with the 'Trust Companies Act,' and particularly section 24, subsection (3), thereof, the memorandum of association of the Company be altered in the following particulars,

"Section third, subsection (1), shall be altered by striking out the words 'executors, administrators, receivers, liquidators, assignees, and trustees' in the second and third lines thereof, and by striking out the words 'and trust' in the fourth line thereof.

"Section third, subsection (5), shall be wholly struck out.

"Section third, subsection (6), shall be altered by striking out the following words at the end thereof: 'and to undertake and execute trusts.'

"Section third, subsection (30), shall be altered by adding thereto at the end thereof the following 'except anything which may be included words: in Schedule A of the "Trust Companies Act."

Section third, subsection (40), shall be altered by striking out the word 'trustees' where it first appears in the third line of said subsection (40).

Dated at Vancouver, B.C., this 7th day of July,

л.д. 1914.

W. A. AKHURST, President. [L.S.] E. J. Scott, Secretary.

The objects of the Company as altered are:-(1.) To carry on business as brokers, financiers, factors, guarantors, sureties, agents for loan companies, fire, life, accident, and marine insurance agents, and agents for any other branch of the insurance business, and to undertake, carry on, and execute all kinds of financial operations, and to carry on the business of agents or attorneys for any persons, firms, and corporations engaged in any branch of financial, industrial, or commercial business, upon such terms as to remuneration as may be agreed:

(2.) To carry on the business of commission merchants, manufacturers, general traders, and dealers in all classes and kinds of live stock, goods, wares, merchandise, chattels, and effects of every kind and description whatsoever, and to do all things necessary for the attainment, completion,

and disposition of the aforesaid objects:

(3.) To purchase, lease, exchange, buy, sell, loan money upon the security of, or otherwise howsoever acquire and dispose of all kinds and descriptions of real estate, including mortgages and agreements for sale, chattels real, chattels, rights, grants, easements, hereditaments, patents, copyrights, timber leases and licences, standing timber, mines and mineral claims, petroleum lands, or any and all interests therein, upon such terms as may be deemed expedient:

(4.) To purchase, hire, charter, build, maintain, and otherwise acquire and operate steam or other vessels or interests therein, vehicles, and appliances necessary or beneficial for the purpose of the Company, or for the earrying-on of the business of freighters, forwarders, and general carriers by land and water, and to carry on such business:

(6.) To form, promote, subsidize, and assist companies, syndicates, and partnerships of all

kinds:

(7.) To issue on commission, subscribe for, underwrite, purchase, take, acquire, hold, sell, exchange, and deal in, shares, stocks, bonds, debentures, coupons, policies, bills of exchange, promissory notes, agreements of sale and purchase, escrows, and other negotiable instruments and securities, and to discount and lend money thereon at such rate of interest or commission as may be agreed:

- (8.) To sign, draw, accept, endorse, discount, and borrow money upon any shares, bonds, debentures, bills of exchange, promissory notes of the Company, or upon any other property or assets of the Company, at such rate of interest or upon such terms as may be agreed, and to give security, pledge and hypotheeate the property or assets of the Company for the repayment of the money so borrowed and the interest thereon:
- (9.) To lend any of the capital or other moneys of the Company upon such securities, real or personal, and at such rate of interest or commission as may be agreed:
- (10.) To give any guarantee in relation to mortgages, loans, investments, and securities, whether made or effected or acquired through the Company's agency or otherwise, and generally to guarantee and become sureties for the performance of any contract, obligation, or undertaking:
- (11.) To purchase, acquire, and take over the business, undertakings, and goodwill of any business of any other company, firm, or corporation having objects altogether or in part similar to those of this Company, or carrying on any business eapable of being so conducted as to, directly or indirectly, benefit this Company, and to pay for the same either in cash or in fully paid-up shares of this Company, or both, and to take or otherwise acquire and hold and at will dispose of any shares, stocks, or debentures in any such company:

(12.) To procure the Company to be registered

or recognized in any place or country:

(13.) To enter into any arrangements with any Government or authority (supreme, foreign, local, municipal, or otherwise) or with any corporation, company, or individual that may be conducive to the interests of the Company, and to obtain from such Government, authority, company, or individual all such rights, concessions, and privileges as the Company may deem desirable, and to carry out, exercise, and comply with such arrangements, rights, privileges, and concessions:

(14.) To enter into partnership or any arrangements for sharing profit, union of interests, cooperation, joint adventure, reciprocal concessions, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction capable of being conducted so as to, directly or indirectly, benefit the Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, or reissue the same, with or without guarantee, or otherwise deal with the same:

(15.) To build, construct, erect, repair, buy, sell, and deal in all classes of buildings, manufacturing establishments, machinery, plant, tools, vessels, electric and other tramways, telegraph and telephone lines, and to operate the same, and to sell, assign, transfer, and dispose of the same at will; to earry on the business of contractors and builders, and at will to assign, sublet, and transfer any contracts acquired or entered into, and to buy, sell, and deal in buildings and construction machinery and materials, and to act as manufacturers' agents upon

such terms as may be agreed:

(16.) To construct, maintain, alter, make, work, and operate on the property of the Company, or any property controlled by the Company, any canals, trails, roads, ways, tramways, bridges, reservoirs, tanks, main or other pipes or appliances, dams, flumes, race and other ways, watercourses, aqueducts, wharves, piers, furnaces, crushing-works, smelting-works, concentrating-works, works, electrical works and appliances, warehouses, buildings, machinery, plant, stores, and other works and conveniences which may seem conducive to any of the objects of the Company:

(17.) To earry on the business of miners, coalmasters, ironmasters, coke-manufacturers, engineers, steel-converters, dredge-owners, lumbermen, smelters, refiners, founders, assayers, dealers in bullion, metals, and all products of smelting of every nature and description in all their respective branches, glazing, brickmaking, builders and contractors, carriers by land and water, ship-builders, wharfingers, providers of messenger service, licensed victuallers, hotelkeepers, storekeepers, warehousemen, general traders and merchants, and other businesses which may seem to the Company, directly or indirectly, conducive to any of these objects:

- (18.) To purchase, build, and operate saw and shingle mills for the manufacture of lumber, shingles, and other manufactures of wood, and to buy, sell, and deal in lumber, shingles, and other manufactures:
- (19.) To carry on the business of manufacturers, importers, and dealers in timber, laths, shingles, and all other wares incident to a general lumbering business, and to engage in and carry on logging operations, and to traffic in logs and timber of all kinds:
- (20.) To apply for or take in the name of the Company or otherwise any concessions to which the Company may become entitled as a result of any boring, prospect, or search:
- (21.) To work, explore, develop, and maintain the mines, mineral and other property of the Company, and to dig for, raise, crush, wash, win, get, quarry, smelt, assay, analyse, reduce, amalgamate, calcine, refine, dress, and otherwise treat and prepare for market ore, metal, coal, petroleum, and mineral substances and compounds of all kinds, whether belonging to the Company or not, and to buy, sell, and deal in the same or any of them, and to carry on any metallurgical operations which may seem conducive to the Company's objects or any of them, or which may seem capable of being profitably carried on in connection with the other business of the Company:

(22.) To take, acquire, and hold as the consideration for ores, metals, or minerals sold or otherwise disposed of, or for goods supplied, or for the whole or any part of the property or undertakings of the Company, or for work done by contract or otherwise, shares, debentures, bonds, or other securities of, or in any other company, and to sell or otherwise dispose of the same:

(23.) To apply for, purchase, or otherwise acquire, and to use, grant licence in respect of, or otherwise turn to account, any patents, brevets d'invention, licences, concessions, and the like, conferring an exclusive or non-exclusive or limited right to use the same or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may be calculated, directly or indirectly, to benefit this Company:

(24.) To buy, sell, manufacture, and deal in minerals, plant, machinery, implements, conveniences, provisions, and things capable of being used in connection with any of the businesses of the Company, or required by workmen or others em-

ployed by the Company:

(25.) To earry on the business of importers and exporters of, and to buy and sell, by wholesale and retail, all kinds of meat, live and dead eattle, horses, sheep, hogs, poultry, and game, and generally to earry on the trade or business of dealers in cattle, horses, sheep, hogs, poultry, and game and live and dead stock in all its branches, and to carry on the business of cattle-raisers, ranchers, and farmers:

(26.) To erect and build houses, abattoirs, freezing-houses, warehouses, sheds, stables, barns, slaughter-houses, and all other buildings necessary or expedient for the purpose of the Company:

(27.) To produce, generate, and use steam, water, electricity, or any other power as a motive power or otherwise:

(28.) To undertake and carry into effect all such financial or other operations or business in connection with the objects of the Company as the Com-

pany may think fit:

(29.) To employ and pay mining experts, agents, and other persons, partnerships, companies, or corporations, and to organize, equip, and dispatch expeditions for prospecting, exploring, reporting on, surveying, working, and developing lands, farms, districts, territories, and properties in British Columbia or elsewhere, and whether the same are the

property of the Company or otherwise, and to colonize and assist in the colonization of the said lands, farms, districts, territories, and property:

- (30.) Generally to carry on and undertake any business undertakings, transaction, or operation, whether mercantile, commercial, financial, manufacturing, trading, or otherwise (except life insurance and banking), as an individual capitalist may lawfully undertake and carry out, except anything which may be included in Schedule A of the "Trust Companies Act":
- (31.) To establish or promote or concur, in establishing or promoting any other company whose objects shall include the acquisition and taking-over of all or any of the assets and liabilities of or the carrying-on of any business or operation which the Company is authorized to carry on or engage in, or shall be in any manner calculated to advance, directly or indirectly, the objects or interests of the Company, and to acquire and hold shares, stocks, or securities of, and guarantee the payment of any securities issued by, or any other obligation of any such company:
- (32.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired, or its uncalled capital; and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable and transferable instruments:

(33.) To obtain Acts of Congress, Acts of Parliament. or Legislature for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interest:

(34.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration, and advertising of the Company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or the guaranteeing the placing of, any of the shares in the Company's capital or any debenture or other securities in the Company, or in or about the formation or promotion of the Company or the conduct of its business:

(35.) To locate, purchase, lease, or otherwise acquire fishing-sites, lands suitable for the growing and cultivation of oysters, lobsters, crabs, or any other fish, cannery-sites, fish-traps, or any interest therein, and water rights or privileges, and to sell, lease, or otherwise dispose of the same or any part thereof, or any interest therein; and to purchase. construct, lease, own, rent, work, operate, maintain, and control eauneries and curing-houses; to make and sell all kinds of fish-glue, fish-oils, fishmanure, and other substances or things which can be made or manufactured out of fish or mammals, fish-offal, or fish-refuse, or otherwise treat and dispose of the same; to purchase, use, hold, and sell or otherwise acquire or dispose of nets, lines, seines, and other instruments, appliances, implements, and equipment for conserving, catching, and taking fish and mammals:

(36.) To carry on the business of wharfingers, warehousemen, by land and water, towing, express and dray men, lightermen, stevedores, ship-owners, scow-owners, ship-builders, importers and exporters contractors, forwarding agents, marine salvage and wrecking and all business connected therewith, and any other business which may be conveniently carried on in connection with the same; to carry passengers and goods on any of the vessels, boats, scows, barges, and crafts of the Company between such places as the Company may from time to time determine, and to collect moneys for fares and freight for the carriage of such passengers and goods, and the doing of all such other things as are incidental or conducive to the attainment of the objects of the Company:

(37.) To lend and advance moneys, goods, or supplies to such persons, firms, or corporations and

on such terms as may seem expedient, and in particular to customers or any persons, firms, or corporations having dealings with the Company; and to make, draw, accept, endorse, discount, execute, issue, and negotiate promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable interests or securities:

(38.) To build, lease, purchase, or otherwise acquire hotels or hotel premises and boarding or lodging houses, and to furnish, equip, and rent the same, and to obtain trade licences and liquor licences therefor, and to carry on hotel business or

boarding- or lodging-house business:

(39.) To increase the capital of the Company by the issue of new shares, or to amalgamate with any other company or corporation now or hereafter incorporated having objects altogether or in part similar to those of the Company, and to reduce the capital by cancellation of shares:

(40.) To do all or any of the above things in any part of the world, and as principals, agents, contractors, or otherwise, and by or through trustees, agents, or otherwise, and either alone or

in conjunction with others:

- (41.) To sell or dispose of the whole or any part of the undertakings of the Company for such consideration as the Company may think fit, and in particular for shares, debentures, and securities of any other company having objects altogether or in part similar to those of this Company, and to promote any other company for the purpose of acquiring such undertakings or any part thereof, and for any other purpose which may seem, either directly or indirectly, calculated to benefit this Company:
- (42.) To sell, assign, transfer, improve, manage, develop, exchange, lease, mortgage, pledge, dispose of, turn to account, or otherwise deal with all or any part of the property or rights of the Company:
- (43.) To distribute any of the property of the Company among the members in specie:
- (44.) To do all such other things as are incidental or conducive to the attainment of the above objects, and so that the word "company" in this clause shall be deemed to include any partnership or body of persons, whether incorporated or not, and whether domiciled in the Dominion of Canada or elsewhere, and so that the objects specified in each paragraph shall, except when otherwise expressed in such paragraph, be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company: Provided that none of the aforesaid objects shall include the business of insurance.

jy23

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:
PROVINCE OF BRITISH COLUMBIA,
No. 2612 (1910).

I HEREBY CERTIFY that "Windebank. Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of four hundred thousand dollars, divided into four thousand shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-seventh day of June, one thousand nine hundred and fourteen.

[L.S.] H. G. GARRETT.

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:—

(a.) To enter into and carry into effect, with such (if any) modifications or alterations as may be agreed upon, an agreement already prepared and expressed to be made between Hori Windebank of the one part, and this Company of the other part, a draft of which has been subscribed with a view to identification by Mr. David Gordon Marshall:

(b.) To acquire tracts of land in the Province of British Columbia or elsewhere with the object of subdividing the same into lots, and selling such lots when so subdivided, and of turning such land to account, and for such purpose to acquire by purchase, pre-emption, or otherwise, and to hold, manage, work, and sell, any lands and hereditaments in the Province of British Columbia or elsewhere, and to subdivide, lease, sublet, or otherwise dispose of the same or any subdivision or part thereof, or any interest therein:

(c.) To deal with such land by clearing, draining, irrigating, cultivating, improving, and laying-out of farms, ranches, or townships, and preparing the same for planting, cultivation, and settlement, and advancing money to and entering into contracts for the clearing and grading of the said land, and with builders, tenants, and others:

(d.) To carry on the business of farmers, fruitgrowers, ranchers, dealers in fruit and vegetables,

and canneries in all their branches:

(c.) To carry on the business of hotel, restaurant, café, lodging-house, boarding-house, tavern, beer-house, and refreshment-room keepers, licensed victuallers, wine, beer, and spirit merchants, brewers, maltsters, distillers, importers, manufacturers, and vendors of aerated, mineral, and artificial waters and other drinks, dray, wagon, coach, cab, and carriage proprietors, teamsters, carriers, carters, livery-stable keepers, jobmasters, importers, brokers, and vendors of food, provisions, forage, feed, and live and dead stock of all descriptions, druggists, tobacco and cigar merchants, agents for railway and shipping companies and carriers, house and estate agents:

(f.) To carry on the business of a storekeeper in all its branches, and in particular to buy, sell, manufacture, and deal in goods, stores, consumable articles, builders' materials, hardware, merchandise, chattels, and effects of all kinds, both wholesale and retail, and to transact every kind of

agency business:

- (g.) To carry on business as timber merchants, sawmill and shingle-mill proprietors, and timbergrowers, and to buy, sell, grow, prepare for market, manipulate, import, export, and deal in timber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used or forms a component part, and to construct or otherwise acquire, operate, control, manage, and deal in mills or machinery machine-shops, factories, works, appliances, and equipment of every description for the cutting, transportation, handling, manufacture of logs and lumber, or of any manufacture of wood or of pulp or paper or of wood and any other materials severally or in combination, and of all products or by-products of wood or other materials whatsoever:
- (h.) To carry on business as bakers, confectioners, butchers, milk-sellers, butter-dealers, dairymen, grocers, poulterers, greengrocers, farmers, and ice merchants:
- (i.) To carry on and conduct the business of grain, hay, feed, and general merchants, both wholesale and retail and on commission, and to act as brokers in the buying and selling of the same, and to carry on the business of importers, buyers, sellers, handlers, dealers in fruit-trees, nursery stock of all kinds, and all farm, garden, orchard, and dairy produce and other agricultural products, and in connection with the business of the Company to establish branch factories, stores, agencies, depots, and markets for the purchase and sale thereof:
- (j.) To carry on, either solely or in conjunction with any other person or corporation, the business of real-estate agents and brokers, mortgage and insurance agents, and similar businesses in all their branches:
- (k.) To seek for and secure openings for the employment of capital in British Columbia and elsewhere, and with a view thereto to prospect, inquire, examine, explore, and test, and to dispatch, employ, and finance expeditions, cruisers, and other experts, and to report on all classes of property and enterprises for local or foreign corporations or private persons or firms;

- (l.) To take, have, use, and enjoy all the powers conferred by the "Water Act," being chapter 239 of the "Revised Statutes of British Columbia, 1911," and any amendment thereof for the time being in force, and the utilization of water for power purposes, either direct or for the production of steam or for any mining purposes, and for the irrigation of land for agricultural or horticultural purposes, and generally, without restricting the generality of the above words, all powers conferred upon companies by the said "Water Act":
- (m.) To build, erect, construct, purchase, and acquire canneries, canning-factories, buildings, wharves, and warehouses, and to purchase and acquire canning-sites and all other rights which may be found necessary or desirable for carrying on the business and furthering the objects of the Company;
- (n.) To acquire, maintain, and operate lines of transportation by land by means of tramways, stages, wagons, and pack-trains, and by water by means of steamers, and boats, and for the purpose of operating such lines of transportation to use steam, water, gas, oil, compressed air, electricity, or any other means of motive power now known or hereafter discovered:
- (o.) To acquire options over and to purchase for reinvestment or resale and to traffic in timber lands, real estate, land and house property of any tenure and any interest therein, and to create, sell. and deal in freehold and leasehold groundrents, and generally to deal in, traffic by way of sale, lease, exchange, mortgage, or otherwise land and house property, and any other property, whether real or personal:
- (p.) To borrow or raise money for any purposes of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired, or its uncalled capital; and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, obligations, and other negotiable and transferable instruments and securities:
- (q.) To sell, improve, manage, develop, exchange, lease, let, mortgage, dispose of, turn to account, or otherwise deal with the undertaking or all or any part of the property and rights of the Company, with power to accept as the consideration and payment any shares, stocks, and obligations of any other company:
- obligations of any other company:

 (r.) To establish or promote or concur in establishing and promoting any other company whose objects shall include the acquisition and taking-over of all or any of the assets and liabilities of or the carrying-on of any business or operation which the Company is authorized to carry on or engage in, or which shall be in any manner calculated to advance, directly or indirectly, the objects or interests of the Company, and to acquire and hold shares, stocks, or securities or any other obligation of any other company:
- (s.) To lend money with or without security, and to guarantee the due fulfilment by any company or person of any contract or obligation:
- (t.) To buy, sell, discount, and deal in contracts and obligations of all kinds:
- (u.) To purchase, subscribe for, or otherwise acquire, underwrite, sell, or deal in shares, stocks, bonds, debentures, obligations, and securities of every description:
- (v.) To acquire and carry on all or any part of the business or property and to undertake any liabilities of any person, firm, association, or company possessed of property suitable for any of the purposes of the Company, or carrying on any business which this Company is authorized to carry on; and as the consideration for the same to pay cash or to issue any shares, stocks, or obligations of this Company:
- (w.) To apply to any Government or authority (supreme, municipal, or otherwise) for any Act of Parliament, ordinance, concession, right, or privilege that may seem conducive to the Company's objects or any of them, or with the object of amending the Company's constitution:

- (x.) To procure the registration or other legal recognition of the Company in any part of the world:
- (y.) To invest and deal with the moneys of the Company upon such securities and in such manner as may from time to time be determined:
- (z.) To amalgamate with any other company having objects altogether or in part similar to those of this Company:
- (aa.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares debentures, or securities of any other company having objects altogether or in part similar to those of this Company:
- (bb.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration, and advertising of the Company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of, any of the shares in the Company's capital or any debentures or other securities in the Company, or in or about the formation or promotion of the Company or the conduct of its business:
- (cc.) To distribute among the members in specie any property of the Company, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law:
- (dd.) To do all such things as are incidental or conducive to the attainment of the above objects or any of them; and the intention is that the objects specified in each of the paragraphs in this memorandum shall, unless otherwise therein provided, be regarded as independent objects, and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company:
- (cc.) To do all or any of the above things in any part of the world, whether as principals, agents, contractors, or otherwise, and by or through trustees, agents, or otherwise, and either alone or in conjunction with others.

 jy23

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA: PROVINCE OF BRITISH COLUMBIA.

No. 2628 (1910).

- HEREBY CERTIFY that "Beaver River Lumber Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of fifty thousand dollars, divided into five hundred shares.
- The head office of the Company is situate at the City of New Westminster, Province of British Columbia.
- Given under my hand and seal of office at Victoria, Province of British Columbia, this sixteenth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The following are the objects for which the

- Company has been incorporated:—
 (a.) To acquire and take over as a going concern the business now carried on at 203 Westminster Trust Block, New Westminster, British Columbia, and all or any of the assets or liabilities of the proprietors of that business in connection
- therewith:

 (b.) To carry on business as timber merchants, sawmill proprietors, and timber-growers, and to buy, sell, grow, prepare for market, manipulate, import, export, and deal in timber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used, and to carry on business as shipowners and carriers by land and sea, and, so far as may be deemed expedient, the business of general merchants, and to buy, clear, plant, and work timber estates, and to carry on any other business which may seem to the Company capable of being conveniently carried on in connection with any of

the above, or calculated, directly or indirectly, to render profitable or enhance the value of the Company's property or rights for the time being:

(c.) To act as agents in leasing, selling, and purchasing real and personal property, and in collecting rents, mortgage-moneys, and purchase-

moneys thereof:

(d.) To acquire, hold, charter, operate, alienate, convey, and build steamers and steam-tugs, barges, and other vessels or any interests or shares therein requisite for the purpose of the Company, and to let out to hire or charter the same:

(c.) To transact on commission or otherwise the general business of a land agent, and to purchase and sell for any persons, companies, or corporations real estate and personal property of all kinds, or any share or shares, interest or interests therein:

(f.) To clear, manage, farm, cultivate, irrigate, plant, build on, or otherwise work, use, or improve any land which, or any interest in which, may belong to the Company, and to deal with any farm or other products thereof, and also to lay into townsites said lands or any parts thereof:

(g.) To construct dams and improve rivers, streams, and lakes, and to divert the whole or part of the water of such streams and rivers as the

purpose of the Company may require:

- (h.) To establish, operate, and maintain stores, trading-posts, and supply-stations for the purpose of the Company, and the supplying of goods to any of its employees or the occupiers of any of its lands, or any other persons, and for bartering and dealing in the products of mine and forest, and the carrying-on of the general business of traders and merchants:
- (i.) To act as agent for the sale and purchase of any stocks, shares, debentures, debenture stock, or securities or for any monetary or mercantile transaction:
- (j.) To acquire by purchase, lease, exchange, hire, or otherwise lands and hereditaments of any tenure, or any interest in the same, in the Province of British Columbia or in any other part of the world:
- (k.) To erect and construct, either by the Company or through other parties, houses, buildings, or works of every description on any land of the Company, or upon other lands or hereditaments, and to pull down, rebuild, enlarge, alter, or improve existing houses, buildings, or other works thereon; to convert and appropriate any such land into and for roads, streets, squares, gardens, and pleasuregrounds and other conveniences, and generally to deal with and improve the property of the Company:
- (l.) To construct, earry out, and maintain, improve, manage, and work, control, and superintend any trails, roadways, tramways, logging-railways (operated by steam, electricity, or other motive power), bridges, reservoirs, watercourses, aqueducts, flumes, ditches, wharves, electric works, drainage-works, irrigation-works, telegraphs, telephones, warehouses, wharves, booms, timber-slides, booming-grounds, stores, buildings, ships, vessels, and other works and conveniences which may seem, directly or indirectly, conducive to any of the objects of the Company; and to contribute to or otherwise assist in the carrying-out, establishment, construction, maintenance, improvement, management, working, control, or superintendence of the

(m.) To use steam, water, electricity, or any other power as a motive power or otherwise:

(n.) To acquire and undertake the whole or any part of the business, property, and liabilities for any person or company carrying on any business which this Company is authorized to carry on, or possessed of property suitable for the purpose of this Company:

(o.) To undertake and carry into effect all such financial, trading, or other operations or business in connection with the objects of the Company as

the Company may think fit:

(p.) To acquire or carry on all or any part of the business or property and to undertake any liabilities of any person, firm, or association, or company possessed of property suitable to carry on or which can be conveniently carried on in connection with the same, or may seem to the Company, calculated, directly or indirectly, to benefit the Company; and as the consideration for the same to pay cash or to issue any shares, stocks, or obliga-

tions of this Company:

(q.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same:

(r.) To sell or dispose of the undertaking of the Company for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of

this Company:

(s.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:

(t.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose which may seem, directly or indirectly, calculated

to benefit this Company:

(u.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired, or its uncalled capital; and to ereate, issue, make, draw, accept promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable and transferable instru-

(v.) To enter into any arrangement with any Government (Dominion or Provincial) or any authority (municipal, local, or otherwise) that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority any rights, privileges, and concessions which the Company may think it desirable to obtain, and carry out, exercise, and comply with or, if deemed advisable, dispose of any such arrangements, rights, privileges, and concessions:

(w.) To obtain an Act of Parliament or Legislature for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose that may seem expedient, or to oppose any proceedings or applications which may cen calculated, directly or indirectly, to prejudice

the Company's interests:

(ww.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as, directly or indirectly, to benefit this Company:

(x.) To distribute any of the property of the

Company among its members in specie:

(xx.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration, and advertising of the Company, and to remunerate any person (whether he is a member of the Company or not) or company for services rendered or to be rendered in placing or assisting to place, or the guaranteeing the placing of, any shares in the Company's capital or any debentures or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business:

(y.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking or all or any part of the property and rights of the Company, with power to accept as the consideration any shares, stocks, or obligations of any other com-

pany:

(yy.) To draw, make, accept, endorse, discount. execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments:

(z.) To adopt such means of making known the business of the Company as may seem expedient, and in particular by advertising in the press, by circulars, by contests, by purchase and exhibition of such things as may seem expedient to the directors, and by publication of books, periodicals, and by grants, rewards, and donations:

(zz.) To do all such other things as are incidental or conducive to the attainment of the above

objects or any of them:

It is hereby declared that the intention is that the objects specified in each paragraph of this clause, except where otherwise explained in such paragraph, shall be in nowise restricted by reference to or inference from the terms of any other

paragraph or the name of the Company:

And it is hereby declared that the word "company" in this memorandum, except when used with reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in the British Dominions or elsewhere. jy23

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA: PROVINCE OF BRITISH COLUMBIA.

No. 2633 (1910).

HEREBY CERTIFY that "Nanaimo Transport and Trading Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of fifteen thousand dollars, divided into fifteen thousand shares.

The head office of the Company is situate at the City of Victoria, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this seventeenth day of July, one thousand nine hundred and fourteen.

H. G. GARRETT, [L.S.]

Registrar of Joint-stock Companies.

The following are the objects for which the

Company has been incorporated:-

(a.) To acquire by purchase or otherwise, or to charter or hire, or to build and construct, or to order or procure to be built or constructed, any ships, vessels, tugs, lighters or barges, or other vessels of any description, or any share or shares therein, with all necessary or convenient engines, furniture, tackle, stores, and equipments, and to employ the same in the conveyance of passengers, mail, cattle, produce, and merchandise of all kinds, and in towing vessels of all kinds and lumber between the ports and settlements of British Columbia and elsewhere, as may seem expedient, and to acquire any postal subsidies:

(b.) To carry on all or any of the business of ship-owners and shippers, carriers of passengers, freight, goods, wares, and merchandise by land and water, warehousemen, wharfingers, tug-owners, scow-owners, barge-owners, lightermen, forwarding

agents:

(c.) To construct, own, purchase, lease, or otherwise acquire wharves, piers, docks, and jetties, and to acquire by staking, purchase, pre-emption, or otherwise, and to hold, manage, work, improve, sell, and turn to account, any lands and hereditaments in the Province of British Columbia or elsewhere, and to subdivide, sell, manage, lease, sublet, or otherwise dispose of the same or any part thereof, or any interest therein, and generally to acquire any real or personal property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business:

(d.) To carry on, either in connection with the businesses as aforesaid or as distinct and separate undertakings, the businesses of storekeepers, traders, merchants, and wholesale and retail dealers in all kinds of produce, merchandise, goods, and chattels:

(c.) To establish agencies or branches of the business of the Company in any part of the Dominion of Canada or Great Britain and Ireland, or any foreign country or elsewhere, and to take all necessary steps for efficiently conducting the same, and to regulate and discontinue such agencies, and to act as agents for others:

(f.) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value or render profitable any of the Company's property

or rights:

(g.) To acquire and carry on all or any part of the business or property and to undertake any liabilities of any person, firm, association, or company possessed of property suitable for the purposes of this Company, or carrying on any business which this Company is authorized to carry on, or which can be conveniently earried on in connection with the same, or may seem to the Company, directly or indirectly, to benefit this Company; and as to the consideration for the same to pay cash or to issue any shares, fully or partly paid, for cash or any other consideration or any obligations of this

Company:

(h.) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concessions, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business which this Company is authorized to carry on or to engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same:

(i.) To lend or invest moneys of the Company not immediately required in such manner as may from time to time be thought fit, and for the purposes of the Company to lend and advance money or give credit to such persons and on such terms as may be thought fit, and in particular to customers and persons dealing with the Company, and to give guarantees or become security for any such persons:

(j.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other

purpose which may seem, directly or indirectly, calculated to benefit this Company:

(k.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in

part similar to those of this Company:

(1.) To promote any other company for the purpose of acquiring all or any of the property or liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company, and to take and otherwise acquire and hold shares, debentures. or other securities in any such company, and to guarantee the payment of any debentures or other securities issued by any such company, or of any dividend upon any shares issued by any such company:

(m.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present

or after acquired, or its uncalled capital:

(n.) To enter into any agreement with any Government (Dominion or Provincial) or any authority (municipal, local, or otherwise) that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with or, if deemed advisable, dispose of any such arrangements, rights, privileges, and concessions:

(o.) To procure the Company to be registered

or recognized in any part of the Dominion of Canada, Great Britain and Ireland, and elsewhere

throad:

(p.) To obtain any Act of Parliament or Legislature for enabling the Company to carry any of its objects into effect, or for legalizing any of the acts, contracts, or agreements of the Company, or for effecting any modification of the Company's constitution, or for any other purpose that may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(q.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as to, directly or indirectly, benefit this

Company:

(r.) To distribute any of the property of the

Company among its members in specie:

(8.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking or all or any part of the property and rights of the Company, with power to accept as the consideration any shares, stocks, or obligations of any other company:

(t.) To do all such things as are incidental or conducive to the attainment of the above objects or any of them.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2630 (1910).

I HEREBY CERTIFY that "Willow-Chilaco Land Company, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of nine thousand dollars, divided into one hundred and eighty shares.

The head office of the Company is situate at South Fort George, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this sixteenth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:—

- (a.) To purchase or otherwise acquire for investment or resale and to deal in, sell, exchange, surrender, lease, mortgage, charge, hypothecate, convert, manage, develop, turn to account, and dispose of, either as principals, agents, brokers, or otherwise, land, houses, buildings, mines, timber, shares, debentures, mortgages, options, concessions, contracts, patents, rights, privileges, and any other property of any tenure, whether real or personal, or any interest therein:
- (b.) To carry on, engage in, conduct, and maintain the business of house-builders, brokers, estate agents, contractors, fire, life, and marine insurance agents, promoters of companies, financiers, capitalists, and concessionaires, and generally to carry on and undertake any business transactions or operations commonly carried on or undertaken in connection with all or any of the said businesses:
- (c.) To negotiate loans, and to buy, sell, negotiate, and deal in bonds, debentures, and coupons:
- (d.) To acquire water and water power by records of unrecorded water or by the purchase of water records or water privileges:
- (c.) To develop the resources of and turn to account any lands and rights over or connected with timber or other lands belonging to or in which the Company is interested:
- (f.) To invest, lend, and deal with the moneys of the Company not immediately required in such manner and upon such security as may from time to time be determined:
- (g.) To undertake and carry into effect all such financial, trading, or other operations or busi-

nesses in connection with the objects of the Com-

pany as the Company may think fit:

(h.) To acquire and carry on all or any part of the business or property and to undertake any liabilities of any person, firm, association, or company possessed of property snitable for the purposes of this Company, or carrying on any business which this Company is authorized to carry on, or which can be conveniently carried on in connection with the same, or may seem to the Company calculated, directly or indirectly, to benefit this Company; and as the consideration for the same to pay cash or to issue any shares, stocks, or obligations of this Company:

- (i.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same:
- (j.) To sell or dispose of the whole or any part of the undertaking of the Company for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:
- (k.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:
- (l.) To obtain any Act of Parliament or to apply to the executive authority for any order for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:
- (m.) To enter into any arrangements with any Government or authorities (supreme, municipal, local, or otherwise) that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority any rights, privileges, bonus, or concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangements, rights, privileges, and concessions:
- (n.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired, or its uncalled capital:
- (o.) To create, issue, make, draw, accept, endorse, and negotiate perpetual or redeemable bonds, debentures, or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and all other negotiable and transferable instruments:
- (p.) To take or otherwise acquire and hold shares in any other company carrying on business eapable of being conducted so as, directly or indirectly, to benefit this Company:

(q.) To distribute any of the property of the

Company among its members in specie:

(r.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration, and advertising of the Company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of, any shares in the Company's capital or any debentures or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business:

- (s.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking or all or any part of the property and rights of the Company, with power to accept as the consideration any shares, stocks, or obligations of any other company:
- (t.) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

URBAN INVESTMENT COMPANY, LIMITED.

"TRUST COMPANIES ACT."

WE hereby certify the following to be true copies of extraordinary resolutions passed at extraordinary general meetings of the above-named Company, and respectively held on the 13th day of June and 13th day of July, 1914, viz.:—

- "1. That the memorandum of association be amended as follows:—
- "(a.) That subsection (c) of section 3 be amended by striking out the words 'to undertake and execute any trusts or trusteeships whatsoever and.'
- "(b.) That subsection (j) of section 3 be amended by striking out the latter portion, 'and with or without trust deed, charged upon all or any of the Company's property, assets, and undertakings, present or future, including uncalled capital.'
- "(c.) That subsection (p) of section 3 be amended by striking out the words 'or trustees' where they occur after the word 'agents' in the said subsection.
- "2. That the memorandum of association be amended as follows:—
- "That subsection (j) of section 3 be amended by striking out the following words in the first line: 'or received on deposit.'"

[L.S.] HENRY NEWMARCH, President. L. I. COOPER, Secretary.

The objects of the Company as altered are:

- (a.) To carry on mortgage, investment, financial, and agency businesses of any and every description and in all their respective branches in Canada:
- (b.) To invest the capital and other moneys of the Company in the purchase or to lend the same upon the security of land of any tenure, buildings, farms, farming stock, or other like real and personal property, particularly in the Dominion of Canada; and also to invest in the purchase or to lend upon the security of shares, stocks, debentures, bonds, mortgages, obligations, and securities of any kind issued or guaranteed by or to purchase any corporation, company, or undertaking of whatever nature constituted or carrying on business in the United Kingdom of Great Britain and Ireland, or in any colony, dependency, or possession thereof, or in the United States of America, or in any foreign country or State:
- (c.) To establish or promote any company or similar body, and to form and manage syndicates:
- (d.) To seek for and secure openings for the employment of capital in any part of Canada, and to apply for any Act of Parliament, concession, grant, decree, right, or privilege whatsoever, and to deal with, develop, and turn same to account:
- (e.) To act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including business concerns and undertakings, and generally to transact and undertake all kinds of agency and commission business, and to carry on in its own behalf any business concerns or undertakings in which it may become interested:
- (f.) To lend and advance money at interest on security of real and personal property of any kind, or without security, and generally upon such terms and subject to such conditions as may seem expedient:
- (g.) To give any guarantee for the payment of money or the carrying-out of any contract or jy23

- obligation, and in particular to guarantee the principal, interest, and dividends of any shares, stocks, loans, debentures, and securities:
- (h.) To buy, sell, construct, execute, carry out, equip, and work, develop, administer, manage, or control or to be interested in all kinds of works, public or private, and forests, lands containing oil and minerals, oil-refineries, fisheries, tramways, docks, harbours, piers, wharves, canals, reservoirs, embankments, irrigations, reclamations, and also sewage, drainage, sanitary, hydraulic, water, gas, electricity, and power-supply works, and to carry on business as ship-owners, ship-builders, merchants, farmers, fruit-farmers, timber merchants, market-gardeners, hotel-keepers, and store-keepers:
- (i.) To draw, accept, endorse, and negotiate bills of exchange, promissory notes, and other negotiable instruments:
- (j.) To borrow or raise money for the purpose of the Company's business, and to secure the same in such a manner as may be thought fit, and in particular, but without limiting the generality of the foregoing power, by the issue, at or under par or at a premium, of debentures or debenture stock, perpetual or otherwise:
- (k.) To procure the Company to be registered, incorporated, or otherwise duly constituted or recognized, if necessary or advisable, according to the law of the United Kingdom, or any colony or dependency, or any foreign country:
- (1.) To make donations and subscriptions to any object likely to promote the interests of the Company, and to grant bonuses, gratuities, and pensions to persons employed by the Company or their dependents, and to endow, support, and subscribe to any educational, social, or charitable institution or society calculated to be beneficial to such persons, or of general benefit or utility:
- (m.) To enter into partnership or any jointpurse arrangement or any arrangement for sharing profits, union of interests, or co-operation with any company, firm, or person carrying on or proposing to carry on any business within the objects of this Company, or in respect of any one or more transactions:
- (n.) To give to any person, firm, or company subscribing or procuring subscriptions for the capital of or rendering financial or other assistance to this Company, or any company or undertaking in which this Company is interested, in addition to any other form of remunerations, the right to subscribe for and receive an allotment of any of the shares or other securities for the time being unissued of this Company upon such terms as the Company may think expedient:
- (o.) To distribute among the members in specie, by way of dividend or bonus or upon a return of capital, any property of the Company or any proceeds of sale or disposal of any property of the Company, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law:
- (p.) To hold in the names of others any property which the Company is authorized to acquire, and to carry on or do any of the businesses, acts, and things aforesaid in any part of Canada, and either as principals, agents, or by or through trustees, agents, or otherwise, and either alone or in conjunction with others:
- (q.) To do all such other things as are in the opinion of the directors incidental or conducive to the attainment of the above objects, and that the word "company" throughout this clause shall be deemed to include any partnership, association, or other body of persons, whether incorporated or not, and whether domiciled in Canada or elsewhere:
- (r.) To adopt and carry into effect a certain indenture of agreement entered into in June, 1911, between Henry Newmarch of the one part, and W. H. Walton, Henry R. Hitchcock, F. W. Sterling, L. J. Cooper, and R. T. Tinn, for the engagement of the said Henry Newmarch as manager.

H. G. GARRETT,
Registrar of Joint-stock Companies.

CERTIFICATES OF INCORPORATION.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2642 (1910).

HEREBY CERTIFY that "Vancouver Theatres, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of fifty thousand dollars, divided into five hundred shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-seventh day of July, one thousand nine hundred and fourteen.

H. G. GARRETT, [L.S.]

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:

- (a.) To construct, acquire, or take over as a going concern any theatre, moving-picture theatre, playhouse, concert-hall, amusement park, or other place of amusement or entertainment, and to manage, operate, maintain, and carry on the same:
- (b.) To carry on the business of theatre proprietors and managers, and in particular to provide for the production, representation, and performance of dramas, operas, plays, operettas, comedies, burlesques, vaudevilles, ballets, pantomimes, moving-picture shows, spectacular pieces, promenade and other concerts, and other musical, variety, and dramatic performances and entertain-
- (c.) To produce, prepare, and manufacture moving-picture machines, films, photographs, photographic supplies, reels, slides, curtains, scenery, and other accessories used in or about the production or management of moving-picture shows or other plays or entertainments, and to buy, sell, lease, exchange, or otherwise deal in the same or any of them, and to apply for, obtain, hold, transfer, acquire, and trade in licences to do so, and to carry on the business of a general moving-picture and film exchange:

(d.) To carry on the business of theatrical agents, variety and opera managers, box-office keepers, concert-room proprietors, restaurant-keepers, hotelkeepers, wine, spirit, and tobacco merchants, licensed victuallers, dramatic and mnsical publishers and printers, and any other business which can be conveniently carried on in connection with any of these objects, or as may seem calculated to render profitable any of the Company's property and rights for the time being:

(e.) To enter into agreements with authors, artists, or other persons for the dramatic or other rights of operas, plays, operettas, burlesques, vaudevilles, variety entertainments, ballets, pantomines, motion pictures, films, and plays, spectacular pieces, musical compositions, and other dramatic and musical performances and entertainments, or for the representation thereof for public or private amusement in the Province of British Columbia and elsewhere, as well as of foreign, colonial, and American rights, and to enter into agreements of all kinds with artists and other persons:

(f.) To purchase, take on lease, exchange, or otherwise acquire any improved or unimproved lands in the Province of British Columbia or elsewhere, tenements, buildings, and hereditaments of any tenure or description, and any estate or interest therein, and any right over and in connection with land, and to lease, exchange, sell, mortgage, or otherwise deal with or encumber any such lands or any estate or interest therein, and to build, contract for, construct, or erect thereon, or on any other lands, theatres, concert-halls, restaurants, amusement parks, warehouses, stores, rsetaurants, amusement parks, warehouses, stores, or any other buildings; and to use, manage, lease. sell, mortgage, exchange, or otherwise dispose of

or deal with the same as the Company may see fit:

(g.) To acquire by purchase, exchange, or otherwise any personal property, chattels, chattels real, fixtures, or other effects required in connection with the Company's business or undertaking, and to sell, mortgage, exchange, or otherwise deal with or dispose of the same:

(h.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to draw, make, accept, execute, endorse, discount, issue, and negotiate bills of exchange, promissory notes, debentures, and other negotiable or transferable instruments, and in particular to mortgage or charge the undertaking or all or any part of the property of the Company, present or future, including its uncalled capital, and to grant, execute, seal, and deliver mortgages, bonds, and bills of sale, and to create, issue, make, and negotiate perpetual or redeemable debentures or debenture stock, bills of lading, warrants, obligations, and other negotiable or transferable instruments:

(i.) To make and to enter into agreements and contracts with any person or persons, company or companies, Government, city, or municipal anthority or corporation as the Company may deem

advisable:

(i.) To acquire and undertake the whole or any part of the business, property, and liabilities of any person, firm, association, or company possessed of property suitable for the purposes of this Company, or carrying on any business which this Company is authorized to carry on, or which can be conveniently carried on in connection with the same, or may seem to the Company calculated, directly or indirectly, to benefit the Company; and as the consideration for the same to pay eash, or to issue and to allot shares of the Company credited as fully or partly paid up, or stocks or obligations of the Company, or to pay for the same partly in one way and partly in the other:

(k.) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company:

(1.) To take or otherwise acquire and hold shares and securities in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as, directly or indirectly, to

benefit this Company:

(m.) To establish or promote or concur in establishing and promoting any other company whose objects shall include the acquisition and taking-over of all or any of the assets and liabilities of or the carrying-on of any business or operation which the Company is authorized to carry on or engage in, or shall be in any manner calculated to advance, directly or indirectly, the objects or interest of the Company, and to acquire and hold shares, stocks, or securities of and guarantee the payment of any securities or any other obligations of any such company:

(n.) To allot the shares of the Company credited as fully or partly paid up as the whole or part of the purchase price or consideration for any property, goods, or chattels purchased by the Company, or for any valuable consideration, as from

time to time may be determined:

(o.) To distribute any of the property of the

Company among the members in specie:

(p.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration, and advertising of the Company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or in guaranteeing the placing of, any of the shares of the Company's capital or any debentures or debenture stock or other securities in the Company, or in or about the formation or promotion of the Company or the conduct of its business, or in the payment of commissions in respect of the carrying-out of any of the objects of the Company:

(q.) To make, enter into, deliver, accept, and receive all deeds, conveyances, assurances, transfers, assignments, grants, and other documents and contracts necessary to carry out the purposes of the said Company and to promote the objects and

business of the said Company:

(r.) To sell and dispose of the whole or any part of the undertaking of the Company or any part thereof, or any of its property or assets, for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company, and to promote any other company for the purpose of acquiring such undertaking or any part thereof, and for any other purpose which may seem, either directly or indirectly, calculated to benefit this Company:

(s.) To do all or any of the above things in any part of the world either as principals, agents, contractors, or otherwise, and by or through agents or otherwise, and either alone or in conjunction

with others:

(t.) To do all such other things as are incidental or conducive to the attainment of the above objects, or which may be calculated, directly or indirectly, to enhance the value of, or to facilitate the realization of, or to render profitable any of the Com-

pany's property or rights:

And it is hereby declared that the word "company" in this clause shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in the Province of British Columbia or elsewhere; and that the intention is that the objects specified in each paragraph of this clause shall, except where otherwise explained in such paragraph, be in nowise restricted by reference to or inference from the terms of any other paragraph or the name of the Company.

WM. N. O'NEIL COMPANY (VICTORIA), LIMITED.

" COMPANIES ACT."

I HEREBY CERTIFY that a copy of the memorandum of association of "Wm. N. O'Neil Company (Victoria), Limited," as altered by a special resolution of the said Company, passed on the fourth day of July, one thousand nine hundred and fourteen, and confirmed on the twenty-fifth day of July, together with an office copy of the order of the Honourable Mr. Justice Clement, dated the twenty-ninth day of July, one thousand nine hundred and fourteen, confirming the alteration, have been delivered to me by the said Company, and have been registered by me on the day and date hereof.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of August, one thousand nine hundred and

fourteen. [L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The objects of the Company as altered are as follows:—

(a.) To take over the business now carried on in Victoria as a branch of the firm of William N.

O'Neil & Company, of Vancouver:

- (b.) To carry on a general business as importers and dealers in builders' materials of all kinds and descriptions, and to act as general merchants and to carry on a general trading business, and to act as merchants and commission merchants, manufacturers, manufacturers, and general agents, factors, importers and exporters, and wholesale and retail dealers, and to buy, sell, manufacture, alter, exchange, let on hire, import, export, and deal in all kinds and descriptions of commodities and merchandise:
- (c.) To acquire and undertake the whole or any part of the business, property, and liabilities of any person or company carrying on any business which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company:

- (d.) To apply for, purchase, or otherwise acquire any patents, brevets d'invention, licences, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit 'this Company; and to use, exercise, develop, or grant licences in respect of or otherwise turn to account the property, rights, or information so acquired:
- (c.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same:
- (f.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as, directly or indirectly, to benefit this Company:

(g.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem. directly or indirectly,

calculated to benefit this Company:

(h.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real and personal property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant, and stock-in-trade:

(i.) To construct, maintain, and alter any buildings or works necessary or convenient for the pur-

poses of the Company:

(j.) To construct, improve, maintain, work, manage, carry out, or control any roads, ways, tramways, branches or sidings, bridges, wharves, manufactories, warehouses, electric works, shops, stores, and other works and conveniences which may seem calculated, directly or indirectly, to advance the Company's interests; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying-out, or control thereof:

(k.) To invest and deal with the moneys of the Company not immediately required in such manner

as may from time to time be determined:

(1.) To lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of con-

tracts by any such persons:

(m.) To borrow or raise or secure the payment of money in any such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to purchase, redeem, or pay off any such securities:

(n.) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments:

- (0.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:
- (p.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(p2.) To give any guarantee in relation to mortgages, loans, investments, or securities, whether made or effected or acquired through the Company's agency or otherwise, and generally to guarantee and become sureties for the performance of any contract, obligation, or undertaking made or given, or to be made or given by any person, firm, or corporation whatsoever, and to execute and deliver such mortgages or charges as may be deemed necessary as security, and particularly, but without limiting the generality of the foregoing, to secure any and all debenture, deeds, and mortgages which may be or have been executed by Wm. N. O'Neil Company, Limited, by a mortgage or charge or mortgages or charges upon the property and assets of this Company:

(q.) To do all or any of the above things in any part of the world, and as principals, agents, contractors, trustees, or otherwise, and by or through trustees, agents, or otherwise, and either alone or

in conjunction with others:

(r.) To do all such other things as are incidental or conducive to the attainment of the above au6 objects.

CERTIFICATE OF INCORPORATION.

"Companies Act."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2647 (1910).

HEREBY CERTIFY that "Esquimalt Brewing Company. Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of thirty-five thousand dollars, divided into three hundred and fifty shares.

The head office of the Company is situate at Esquimalt, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of August, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:

(1.) (a.) To acquire and take over as a going concern the brewing business heretofore carried on under the firm-name or style of "Esquimalt Brewing Company" at the Esquimalt Brewery, Viewfield Road, in the District of Esquimalt, B.C., and all of the property and assets, and all of the liabilities of the said firm in connection therewith, and with a view thereto to enter into the agreement referred to in article 4 (a) of the Company's articles of association, and to carry the same into effect with or without modification:

(b.) To carry on the business of brewers and

malsters in all its branches:

(c.) To carry on all or any of the businesses of hop merchants and growers, malt factors, corn merchants, wine and spirit merchants and importers, and distillers, coopers and bottlers, bottlemakers, bottle-stopper makers, potters, manufacthrees of and dealers in aerated and mineral waters and other drinks, licensed victuallers, hotelkeepers. restaurant-keepers, lodging-house keepers, ice manufacturers and merchants, tobacconists, farmers, dairymen, yeast dealers, grain sellers and driers, finings manufacturers, and isinglass merchants; to acquire and hold liquor licences of every specified by any Act for the time being in force respecting the manufacture of or traffic in liquor. and to purchase, vend, or otherwise deal with liquors of all kinds thereunder:

(d.) To buy, sell, manipulate, and deal with, both by wholesale and by retail, commodities. articles, and things of all kinds which can conveniently be dealt in by the Company in connection

with any of its objects:

(2.) To purchase and otherwise acquire and deal in, hold, sell, lease, mortgage, and hypothecate real and personal property of all kinds, and in particular lands, buildings, hereditaments, timber lands or leases, timber claims, licences to cut timber, mines, minerals, coal and oil lands, surface

rights and rights-of-way, water licences and privileges, business concerns and undertakings, mortgages, charges, annuities, patents, licences, shares, stocks, debentures, securities, policies, book debts, claims, and any interest in real or personal property, and any claims against such property or

against any persons or company:

(3.) To construct, maintain, alter, make, work, and operate on the property of the Company, or on property controlled by the Company, any canals, trails, roads, ways, tramways, bridges, and reservoirs, dams, flumes, race and other ways, watercourses, aqueducts, wells, wharves, piers, breweries, distilleries, furnaces, foundries, sawmills, shinglemills, hydraulic works, electrical works and appliances, warehouses, workshops, buildings, machinery, plant, stores, and other works and conveniences which may seem conducive to any of the objects of the Company; and to contribute to, subsidize, or otherwise aid or take part in any such operations, though constructed and maintained by any other company; and to buy, sell, manufacture, and deal in all kinds of goods, stores, implements, provisions, chattels and effects;

- (4.) To conduct and carry on business as general merchants, and a general mercantile and commission business; to carry on business as general contractors for the earrying-out. construction, installation, and completion of works, erections, and contracts of all kinds:
- (5.) To sell, improve, manage, develop, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the Company's property and assets:
- (6.) To borrow money on security of the whole or any part of property and assets belonging to the Company, and to grant, execute, seal, and deliver mortgages, bonds, bills of sale, debentures, or other securities for the same:
- (7.) To lend, deposit, or advance money, securities, or property to such parties and on such terms as may seem expedient, and in particular to customers of and persons having dealings with the Company, and to make, draw, accept, endorse, and discount promissory notes, bills of exchange, and other and all negotiable instruments, and in all respects to have and enjoy the same powers and privileges with regard to lending its money and transacting its business as a private individual could have and enjoy:
- (8.) To purchase, lease, or otherwise acquire any business similar in character to the hereinstated objects, and to acquire and undertake the whole or any part of the business, property, and liabilities of any person or company carrying on any business which this Company is authorized to carry on, or possessed of property suitable for the

purposes of this Company:

(9.) To apply for, purchase, or otherwise acquire any patents, licences, concessions, formulas, processes, trade-marks, trade-names, and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit the Company, and to use, exercise, develop, or grant licences in respect of, or otherwise turn to account the property, rights, or information so acquired;

(10.) To enter into partnership or into any arrangement for sharing profits, union of interests, reciprocal concessions, or co-operation with any person or company carrying on, or about to carry on or engage in, any business or transaction which the Company is authorized to carry on, or engage in any business transaction capable of being conducted so as to, directly or indirectly, benefit the Company, and to take or otherwise acquire shares or stock or securities in any company, and to subsidize or otherwise assist any such company, and to promote, incorporate, and finance companies, and to hold, buy, sell, mortgage, or hypothecate, with or without guarantee, or otherwise deal with the shares or securities of any Company;

(11.) To allot the shares of the Company credited as fully or partly paid up as the whole or part of the purchase price for any property, goods, or chattels purchased by the Company, or for any

valuable eonsiderations as from time to time may be determined:

(12.) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of, any of the shares in the Company's eapital, or any debentures or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business:

(13.) To invest and deal with the money of the Company not immediately required upon such securities and in such manner as from time to time may

be determined:

(14.) To distribute any of the property of the

Company among its members in specie:

(15.) To enter into any arrangements with any Governments or authorities (supreme, municipal, local, or otherwise) which may seem conducive to the Company's objects or any of them, and to obtain from any such Government or anthority any rights, privileges, and concessions which the Company may think it desirable to obtain, and to earry out, exercise, and comply with any such arrangements, rights, privileges, and concessions:

(16.) To do all or any of the above things in any of the Provinces of the Dominion of Canada or in any foreign country, and to procure the Company to be registered or recognized in such

Provinces or country:

(17.) Generally to carry on and undertake any business undertaking, transaction, or operation commonly carried on or undertaken by manufacturers, merchants, agents, or financiers; to earry on any other business which may seem to the Company capable of being conveniently carried on in connection with any of the above objects or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights, and to do all such other things as are incidental or conducive to the attainment of the above objects or any of them:

And it is hereby declared that, in the interpretation of this elause, the meaning of any of the Company's objects as expressed shall not be restricted by reference to any other object or by the juxtaposition of two or more objects, and that in the event of any ambiguity this clause shall be construed in such a way as to widen, and not to

restrict, the powers of the Company.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:
PROVINCE OF BRITISH COLUMBIA,
No. 2646 (1910).

HEREBY CERTIFY that "B.C. Boundary Oil Wells, Limited (Non-Personal Liability)," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of three hundred thousand dollars, divided into six hundred thousand shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia. The Company is specially limited under section 131 of the above Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this thirty-first day of July, one thousand nine hundred and fourteen.

[L.S.] H. G. GARRETT,

Registrar of Joint-stock Companies.

The objects for which the Company has been incorporated are restricted to acquiring, managing, developing, working, and selling mines, coal-mines, mineral claims, and mining properties and petroleum claims, and the winning, getting, treating, refining, and marketing of mineral, coal, or oil therefrom; and are:—

(a.) To obtain by purchase, lease, hire, discovery, location, or otherwise, and hold, within the Province, mines, mineral elaims, mineral leases, prospects, mining lands, and mining rights of every description, and to work, develop, operate, and turn the same to account, and to sell or otherwise dispose of the same or any of them, or any interest therein:

(b.) To dig for, raise, crush, wash, smelt, assay, analyse, reduce, amalgamate, and otherwise treat gold, silver, coal, eopper, lead ores or deposits, and other minerals and metallic substances and compounds of all kinds, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any of them:

(c.) To carry on the business of a mining, smelting, milling, and refining company in all or

any of its branches:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise such timber lands or leases, timber claims, licences to cut timber, surface rights and rights-of-way, water rights and privileges, mills, factories, furnaces for smelting and treating ores and refining metals, buildings, machinery, plant, or other real or personal property as may be necessary for or conducive to the proper carrying-out of any of the objects of the Company:

- (c.) To construct, maintain, alter, make, work, and operate ou the property of the Company, or on property controlled by the Company, any canals, trails, roads, ways, tramways, bridges, and reservoirs, dams, flumes, race and other ways, watercourses, aqueducts, wells, wharves, piers, furnaces, sawmills, crushing-works, smelting-works, concentrating-works, hydraulie works, eoke-ovens, electrical works and appliances, warehouses, buildings, machinery, plant, stores, and other works and eonveniences which may seem conducive to any of the objects of the Company; and, with the consent of the shareholders in general meeting, to contribute to, subsidize, or otherwise aid or take part in any such operation, though constructed and maintained by any other company or persons outside of the property of the Company; and to buy, sell, manufacture, and deal in all kinds of goods, stores, implements, provisions, chattels, and effects required by the Company or its workmen and servants:
- (f.) To build, acquire, own, charter, navigate, and use steam and other vessels for the purpose of the Company:
- (g.) To take, aequire, and hold as the eonsideration for ores, metals, or minerals sold or otherwise disposed of, or for goods supplied, or for work done by contract or otherwise, shares, debentures, bonds, or other securities of or in any other company the objects of which are restricted as herein aforesaid, and to sell or otherwise dispose of the same:
- (h.) To enter into any arrangement for sharing profits, union of interests, or co-operation with any other person or company carrying on or about to carry on any business or transaction which a company specially limited under this section is authorized to earry on:
- (i.) To purehase or otherwise acquire and undertake all or any of the assets, business, property, privileges, contracts, rights, obligations, and liabilities of any person or company carrying on any part of the business which a company specially limited under this section is authorized to carry on, or possessed of property suitable for the purposes thereof:
- (j.) To borrow or raise money for the purpose of the Company, but so that the amount so borrowed or raised shall not, without the sanction of a general meeting of the Company, exceed onequarter of the amount of the paid-up capital for the time being, and for the purpose of seeuring such money and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after required; and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable and transferable instruments: Provided, however, that the restriction in this subsection contained as to borrowing without the sanction of a general meeting shall not be deemed to be imperative, and shall in nowise limit, control, or effect any power of borrowing vested in the Board of Directors of the Company or of the Company under the memorandum, articles, or by-laws of the Company:
- (k.) To distribute any of the property of the

Company among the members in specie:

(1.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking or the whole or any part of the property and rights of the Company, with power to accept as the consideration any shares, stocks, or obligations of any company: Provided, however, that in case of a sale for shares in a company other than a nonpersonal liability company, such shares shall be fully paid up:

(m.) To do all such other things as are incidental or conducive to the attainment of the forean6

going objects.

THE PORPOISE HARBOR LAND COMPANY, LIMITED.

"Trust Companies Act."

Extraordinary Resolution passed the 29th day of July, 1914.

WE HEREBY CERTIFY that at an extra-VV ordinary general meeting of The Porpoise Harbor Land Company, Limited, duly convened and held at the registered office of the Company (the office of Bodwell and Lawson), No. 918 Government Street, in the City of Victoria, in the Province of British Columbia, on Wednesday, the 29th day of July, 1914, the subjoined resolution was duly passed, namely:-

"Resolved that the memorandum of association of the Company be, and the same is hereby altered by striking out and abandoning clauses 10, 11, and 12 of the objects of the Company as contained in paragraph 2 of the memorandum of association."

> THE PORPOISE HARBOR LAND COMPANY, LIMITED.

[L.S.]

H. G. LAWSON, President (Director). G. M. CAMERON,

Secretary.

The objects of the Company as altered are: (1.) To purchase or otherwise acquire lands

and real and personal property: (2.) To purchase, take on lease or in exchange or otherwise acquire, sell, dispose of, lease, and deal in real and personal property of all kinds, and in particular lands, buildings, hereditaments. foreshore rights, water, water-power and water rights, mines, timber, timber lands and timber limits, business concerns and undertakings, mortgages, charges, shares, stocks, debentures, securities and concessions, and any interest in real and personal property, and to carry on any business concern or undertaking so acquired:

(3.) To survey and lay out any lands or foreshore in which the Company has any interest into a townsite or townsites, lots or blocks, and to lay, make construct, maintain, improve, manage, and work all roads, streets, sidewalks, bridges, sewers, wharves, docks, buildings, works and conveniences of any and every description as the Company may deem advisable for the development, directly or

indirectly, of the Company's property:

(4.) To develop the resources of and turn to account any lands, buildings, mines, timber lands, or other property of the Company for the time being in such manner as the Company may think fit, and in particular by clearing, draining, fencing, subdividing, building, improving, farming, mining, and by promoting immigration and establishing ownsites, and settlements:

(5.) To grant or dedicate lands of the Company to any municipality or to the public as a park or parks, for any public or private purposes advan-

tageous to the Company's property:

(6.) To undertake and carry on the business of real-estate agents, financial agents, insurance agents, and estate agents:

(7.) To sell, lease, pledge, or mortgage any mortgage or other security or any other real or personal property held by the Company from time to time:

(8.) To make, enter into, deliver, accept, and receive all deeds, conveyances, assurances, transfers, assignments, grants, and contracts necessary to carry out the purpose of the Company, and to promote the objects and business of the Company:

(9.) To lend money to such persons, firms, or corporations, and upon such terms as may be deemed expedient, with power to take security for the repayment of the same or any other indebtedness owing to the Company, and to acquire by purchase or otherwise, any property or assets which may be pledged with the Company as security for such loan or indebtedness, and to resell the same:

(13.) To purchase, charter, hire, build, construct, equip, maintain, improve, and operate steam and other ships or vessels, barges and scows, and all equipment and furniture, wharves, docks,

(14.) To buy and sell the stock, bonds, debentures or obligations of municipal or other corporations, whether in stocks or secured by mortgage or otherwise, or in Dominion, Provincial, British, foreign, or other public securities:

(15.) To buy, sell, and deal in coal, timber, live stock and generally in all kinds of merchandise, chattels and personal effects, and make advances and take security on same in such form as the

Company may think fit:

(16.) To amalgamate with any other company and to take or otherwise acquire and hold shares in any other company having powers wholly or in part similar to the powers of this Company:

(17.) To enter into any arrangements with any Government (Dominion or Provincial) or any authority, municipal, local or otherwise, or any companies, corporations or persons, that may seem conducive to the Company's objects, or any of them, and to obtain from any such Government, authority, corporation, companies, or persons, any rights, privileges and concessions, charters, contracts and rights which the Company may think it desirable to obtain, and to carry out, exercise, and comply with, or if deemed advisable dispose of any such arrangements, rights, privileges, and concessions:

(18.) To acquire, operate, and carry on the business of a power company, to supply water to municipalities or unincorporated localities, to construct and operate works, and to take, use, divert, supply, and utilize water under the "Water Act,

1909.

(19.) To construct, operate, and maintain electrical works, power houses, generating plant, and such other appliances and conveniences as are necessary and proper for generating electricity or any other form of developed power, and for transmitting the same to be used by the Company or by persons or corporations contracting with the Company therefor, as a motive power for all the purposes for which water, water-power, electricity, or electric power derived from water may be applied, used, or required:

(20.) To construct, operate, and maintain waterworks, reservoirs, flumes, pipe-lines, and all other appliances and conveniences as are necessary and proper for supplying water for domestic, irrigation,

or other purposes:

(21.) To undertake and carry into effect all such financial, trading, or other operations or businesses in connection with the objects of the Company as the Company may think fit;

- (22.) To acquire and carry on all or any part of the business or property, and to undertake any liabilities of any person, firm, or association, or company, possessed of property suitable for the purposes of this Company, or carrying on any business which this Company is authorized to carry on, or which can be conveniently carried on in connection with the same, or may seem to the Company calculated, directly or indirectly, to benefit the Company, and as the consideration for the same to pay cash or to issue any shares, stocks, or obligations of this Company:
- (23.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions, or otherwise, with any person or company carrying on, or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; and to lend money to, guarantee

the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissne, with or without guarantee, or otherwise deal with the same:

(24.) To sell or dispose of the undertaking of the Company, for such consideration as the Company may think fit, and in particular, for shares, debentures, or securities of any other company having objects altogether, or in part, similar to those of this Company:

(25.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:

(26.) To borrow or raise money for any purpose of the Company, and for the purpose of scenring the same and interest, or for any other purpose, to mortgage or charge the undertaking, or all or any part of the property of the Company, present or after acquired, or its uncalled capital, and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable and transferable instruments:

(27.) To distribute any of the property of the

Company among its members in specie:

(28.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration, and advertising of the Company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or the guaranteeing the placing of any shares of the Company's capital, or any debentures or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business:

(29.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking, or all or any part of the property and rights of the Company, with power to accept as the consideration any shares, stocks, or obligations of any other

company:

(30.) To do all such other things as are incidental or conducive to the attainment of the above objects, or any of them.

H. G. GARRETT, Registrar of Joint-stock Companies.

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CERTIFICATE OF INCORPORATION.

"Companies Act."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2641 (1910).

HEREBY CERTIFY that "Vancouver Underwriters, Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of ten thousand dollars, divided into one thousand shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia. Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-fifth day of July, one thousand nine hundred and fourteen.

[L.S.] A. V. PINEO,

Acting Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:—

(a.) To subscribe for, conditionally or unconditionally, underwrite, purchase, or otherwise acquire, and hold, sell, dispose of, and deal in shares, stocks, debentures, bonds, or securities of any corporation, Provincial, British, or foreign:

(b.) To guarantee or become liable for the payment of money or for the performance of any obligations, and to transact all kinds of agency

business:

(c.) To purchase, take in exchange, lease, or otherwise acquire, sell, mortgage, manage, improve, turn to account, dispose of, or otherwise deal in any real or personal property, securities, and any rights or privileges appertaining thereto which the

Company may deem to be necessary or convenient for the purposes of its business or otherwise:

(d.) To borrow, raise, or secure money (with or without powers of sale or other special conditions) by a charge on or deposit of any part of the Company's property of any kind soever; to draw, make, accept, endorse, issue, execute, and discount promissory notes, bills of exchange, bills of lading, warrants, and other negotiable instruments; and to borrow or raise money on or by bonds or debentures (charged upon all or any part of the Company's property, both present and future, including its uncalled capital), or acceptances, endorsements, or promissory notes of the Company, and other negotiable instruments:

(c.) To do all such things and to carry on such businesses as the Company may think are incidental and conducive to the attainment of the above objects.

CERTIFICATE OF INCORPORATION.

"Companies Act."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2648 (1910).

I HEREBY CERTIFY that "The B.C. Tanning Company. Limited," has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of thirty thousand dollars, divided into three thousand shares.

The head office of the Company is situate in the Municipality of South Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of August, one thousand nine hundred and fourteen.

[L.S.]

II. G. GARRETT,

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:—

(a.) To carry on in any part of the world the business or businesses of tanning of leather, manufacturers, dealers, jobbers, manufacturers' agents, for the making or selling of all kinds of leather, leather substitutes, and of leather or partly leather goods, and the machinery, sundry parts, and general requirements of the manufacturers or retailers of leather goods, the selling and dealing in all kinds of hides and furs and the preparation of same, together with such other business or businesses that may be deemed desirable to carry on in conjunction with all or any of such businesses:

(b.) To take over for such consideration as may be agreed upon the business of tanners and the tannery situate upon or near the Seventy-third Avenue. South Vanconver, upon Subdivision B, Block 13, from the owners, Frank William Crowther and Felix Nestler, and to take over the lease held by them in respect to the property on which such tannery is situate:

(c.) To acquire by purchase or otherwise, and to have, hold, let, lease, improve, bring to account, agree to sell, sell, transfer, and assign, lands, buildings, and sundry other real or personal estate situate in the Dominion of Canada or elsewhere:

(d.) To acquire and carry on all or any part of the business or property, and to undertake any liabilities of any person, firm, association, or corporation having for its objects business similar to or of such a nature as may be deemed desirable to carry on in conjunction with that of the Company, and for such as consideration to pay eash, issue shares or obligations of the Company, or render services or accept in consideration of debts owing:

(c.) To sell or dispose of the capital stock of the Company or any part thereof, and to pay any person in consideration of his subscribing or agreeing to subscribe, whether absolutely or conditionally, for any shares in the Company, or procuring or agreeing to procure such subscriptions, whether absolute or conditional, such commission as the directors may decide upon up to but not exceeding twenty-five per cent. of the nominal share value of such subscriptions:

- (f.) To borrow or raise money on the security of the whole or any part of the property belonging to the Company, and to grant mortgages, bonds, bills of sale, debentures, or other securities for the same:
- (g.) To distribute any of the property of the Company amongst its members in specie or other-
- (h.) To sell or dispose of the undertaking or undertakings of the Company, or any part thereof, for such consideration as the Company may think
- (i.) To promote any company or companies for the purpose of acquiring all or any of the property or liabilities of the Company, or for any other purpose which may seem, directly or indirectly, calculated to be of benefit to the Company:
- (j.) To make, issue, draw, endorse, accept, and negotiate perpetual or redeemable debenture or debentures, promissory notes, bills of exchange, bills of lading, obligations, and other negotiable or transferable instruments or securities:
- (k.) To pay the expenses of and incidental to the formation and incorporation of this Company, and to remnnerate any promoter, director, or other person for services rendered in or about the formation of the Company, for the sale of stock, bonds, or debentures, such payments to be in specie, stock, or otherwise as may have been or be legally agreed:

(1.) To do all such things as are incidental or conducive to the attainment of the above objects or any of them.

THE ASSOCIATED WORKERS' TRUST COMPANY, LIMITED.

"TRUST COMPANIES ACT."

EXTRAORDINARY general meeting of Associ-L ated Workers' Trust Company, Limited, held at the registered office, 329 Pender Street West, Vancouver, B.C., at 8.30 p.m. on 27th July, 1914, for the purpose of excluding trust powers from the memorandum of association, and in consequence to omit the word "Trust" from the title of the Company.

It was proposed by A. Davidson and seconded by Forbes Aitken: That as the objects of this Company were not intended to include any of the trust powers referred to in Schedule A of "Trust trust powers referred to in Schedule A of "Trust Companies Act, 1914," the word "trustees" should be omitted from the second line of clause 3 (1) of the memorandum of association, and the word "Trust" from the corporate name of the Company, which will in future be designated "The Associated Workers' Company, Limited."

The resolution was carried.

THE ASSOCIATED WORKERS' TRUST COMPANY, IAMITED.

[L.S.]

ROBERT TURNBULL. (hairman. CECIL A. Prowse, Sceretary.

The objects of the Company as altered are:-

- (a.) To buy and sell and otherwise deal in and with land in the Province of British Columbia, and particularly unimproved land within the City of Vancouver and in its neighbourhood, and to carry on the business of buying and selling and dealing in lands:
- (b.) To purchase, take on lease, or otherwise acquire any real and personal property, and to deal therewith and to lease, mortgage, or to sell the same:
- (c.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired, or its uncalled capital; and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, obligations, and other negotiable and transferable instruments and securities:
- (d.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking or all or any part of the property and rights of the Company,

ment any shares, stocks, and obligations of any

other company:

(c.) To establish or promote or concur in establishing and promoting any other company whose objects shall include the acquisition and takingover of all or any of the assets and liabilities of or the carrying-on of any business or operation which the Company is authorized to carry on or engage in, or which shall be in any manner calculated to advance, directly or indirectly, the objects or interests of the Company, and to acquire and hold shares, stocks, or securities or any other obligation of any other company:

(f.) To invest and deal with the moneys of the Company not immediately required upon such securities and in such manner as may from time to

time be determined:

(q.) To lay out land for building purposes, and to build on, improve. let on building leases, and otherwise develop the same in such manner as may seem expedient to advance the Company's interests:

(h.) To amalgamate with any other company having objects altogether or in part similar to

those of the Company:

(i.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part

similar to those of this Company:

(j.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration, and advertising of the Company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or the guaranteeing the placing of, any of the shares in the Company's capital or any debentures or other securities in the Company, or in or about the formation or promotion of the Company or the conduct of its business:

(k.) To do all such things as are incidental or conducive to the attainment of the above objects or any of them; and the intention is that the objects specified in each of the paragraphs in this memorandum shall, unless otherwise therein provided, be regarded as independent objects, and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph

or the name of the Company:

(1.) To do all or any of the above things, and as principals, agents, contractors, or otherwise, and by or through trustees, agents, or otherwise, and either alone or in conjunction with others.

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CERTIFICATE OF REGISTRATION.

"TRUST COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 4.

HEREBY CERTIFY that "Dow Fraser Trust L Company," has this day been registered under the "Trust Companies Act."

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

The objects of the Company are the objects set forth in Schedules A and B of the "Trust Companies Act" and are set out below.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of August, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The objects of the Company are:—

- (1.) To take, accept, and execute all such legal trusts in regard to the holding, management, and disposition of any estate, real or personal, and the rents and profits thereof, or the sale thereof, as may be granted or confided to it by any Government, body corporate, or person, or by any Court of competent jurisdiction:
- (2.) To take, accept, and execute all such trusts of whatever nature or description not contrary to law as may be conferred upon or entrusted or comwith power to accept as the consideration and pay- mitted to it by any Government or person, by

grant, assignment, transfer, devise, bequest, or otherwise, or which may be entrusted, committed, transferred to or vested in it by order of any Court of competent jurisdiction or any Judge thereof, and to receive, take, and hold any property or estate, real or personal, which may be the subject of any such trust:

(3.) Generally to execute trusts of every description not inconsistent with the laws of the Province or of the Dominion of Canada:

- (4.) To accept and execute the offices of executor, administrator, trustee, receiver, liquidator, assignee, or trustee for the benefit of creditors, guardian of the estate of any minor, and committee of the estate of any lunatie, and to accept the duty of and aet generally in the winding-up of estates, partnerships, associations, companies, and eorporations, and to perform the duties of all such offices and trusts, either alone or jointly with any other person, as fully and completely as any person appointed thereto could do:
- (5.) To receive money on deposit and to allow interest on the same:
- (6.) To receive moneys in trust for investment and allow interest thereon for a reasonable time until invested, and advance moneys to protect any estate, trust, or property entrusted to it as aforesaid, and charge lawful interest upon any such Provided that nothing herein shall be held either to restrict or to extend the powers of the Company as trustee or agent under the terms of any trust or agency that may be conferred upon it: Provided also that the moneys so advanced by the Company shall not exceed at any time twentyfive per centum of the amount of the capital of the Company actually paid in and its surplus and undivided profits combined:

(7.) To aet as agent for the purpose of issuing or countersigning certificates of stock, bonds, debentures, or other obligations of any Government, association, or municipal or other eorporation, and to receive, invest, and manage any sinking fund therefor on such terms as may be agreed upon:

(8.) To aet as agent of any corporate body for any purpose now or hereafter required by Statute or otherwise:

(9.) To act in the name of principals as general or special agent or attorney in the acquisition, management, sale, assignment, transfer, encumbranee, conveyance, or other disposition of any real or personal property, the investment and eollection of moneys, rents, interests, dividends, hypothecs, bonds, notes, and other securities, and generally as the representative of any Government, body corporate, or person in the transaction of business; to invest in the name of the Company the funds of two or more principals, for whom the Company is acting as agent, in an investment in real estate or upon the security of real estate for the benefit of such principals, and to execute and deliver a declaration in favour of each principal showing his respective interest in such investment:

(10.) To act as special or general agent of any insurance company or security company lawfully earrying on business in the Province:

(11.) To guarantee any investment made by the

Company as agent or otherwise:

(12.) To accept and execute the office of auditor, and generally to examine, report upon, and audit the books, accounts, conditions, and standing of corporations, partnerships, and individuals:

(13.) To take and receive from any Government or person, on deposit for safekeeping and storage. gold and silver plate, jewellery, money, stocks, securities, and other valuables and personal property; to rent out the use of safes and other receptaeles, and generally carry on the business of a safe-deposit company:

(14.) To hold such real estate as is necessary for the transaction of its business, not exceeding in value the amount permitted by the "Trust Companies Aet" to be held by trust companies, and to sell, mortgage, lease, and dispose of the

same:

(15.) To make, enter into, deliver, aecept, and receive all deeds, conveyances, assurances, transfers, assignments, grants, and contracts necessary to carry out and promote the objects and business of the Company:

(16.) To amalgamate with any other company having objects wholly or in part similar to its objects, and to sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, upon receiving the assent of two-thirds in interest of its members and the approval of the Inspector of Trust Companies:

(17.) To acquire and undertake the whole or any part of the business of any person or company of a like nature to any business which it is authorized to earry on, together with the property

and liabilities connected therewith:

(18.) To loan or invest the funds of the Company in such manner and upon such securities as are permitted by the "Trust Companies Aet," for the loan or investment of the funds of trust eompanies:

(19.) To execute, earry out, and perform all or any of its objects and business upon such terms as may be agreed upon between it and those dealing with it, and for all its services, duties, and trusts to charge, collect, and receive all proper remunerations, legal, usual, and eustomary costs, eharges, and expenses. au6

PROVINCE OF BRITISH COLUMBIA.

the Matter of an "Act to Incorporate the Anglican Synod of the Diocese of New Westminster," being Chapter 45 of the Statutes of 1893, and in the Matter of the Parish of St. Mary's, Kerrisdale.

WE, the undersigned, the Reverend W. H. G. W Battershill, rector of the Church of St. Mary's, Kerrisdale; G. C. Perkins and E. Arehibald Smith, churchwardens; T. Andrews and A. P. Watkins, sidesmen; and W. B. Rickards and Edward Hunt, two of the vestrymen of the said church, the two last mentioned having been specially appointed by the electors of the parish to join in this declaration, hereby deelare that:-

- 1. It is the desire of the said church to become incorporated as a parish under the above Act, and this declaration is made in triplicate accordingly:
- (a.) The intended corporate name of the Parish "The Parish of St. Mary's, Kerrisdale":
- (b.) The names of those who are to be the first trustees shall be the Reverend W. II. G. Battershill, rector; G. C. Perkins and E. Archibald Smith, wardens; T. Andrews and A. P. Watkins, sides-
- (c.) The successors to the said trustees shall be elected annually by ballot at the Easter vestry meeting of the Parish. The rector of the Parish, or other priest in charge, shall be ex officio a trustee and shall be presiding officer of the Parish Corporation.

W. H. G. BATTERSHILL, Rector. G. C. PERKINS. Worden. E. ARCHIBALD SMITH, Warden. T. ANDREWS. A. P. WATKINS. W. B. RICKARDS. EDWARD HUNT.

Declared before me in triplicate at the City of Vancouver, B.C., this 7th day of July, 1914.

[L.S.] A. NEVILLE SMITH. A Notary Public in and for the Province of British Columbia.

I hereby certify under my hand and seal that the above declaration was signed and acknowledged by the parties thereto before me at the City of Vanconver, B.C., on the day and year above set forth. [L.S.]

A. NEVILLE SMITH. A Notory Public in and for the Province of British Columbia.

I hereby certify that the declaration of incorporation of the Parish of St. Mary's, Kerrisdale, hereto annexed has been approved by the Exceutive Committee of the Synod of the Diocese of New Westminster and by myself.

As witness my hand and seal this day of , 1914.

[SEAL.]

ADAM NEW WESTMINSTER.

DOMINION ORDERS IN COUNCIL.

(1521)

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 15th day of June, 1914.
PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS it is important, for the safety of human life and for the protection of property within Dominion Parks, that adequate regulations with respect to electrical installations should

be in operation:

Therefore His Royal Highness in Council is pleased to order that the following Rules and Regulations, which are based on those of the Hydro-Electric Power Commission of Ontario, shall be and the same are hereby established for electrical installations within Dominion Parks.

RODOLPHE BOUDREAU, Clerk of the Privy Council.

REGULATIONS.

Governing inside electrical installations, including also signalling systems; wireless telegraph apparatus. electric railway work, etc., within the Dominion Parks of Canada.

SECTION A.

ELECTRIC PLANT.

(All Potentials from 10 to 3,500 Volts.)

I. GENERATORS.

(a.) Must be located in a clean, dry place, and be either remote from combustible materials or efficiently isolated therefrom.

In order to minimize, as far as possible, the danger of shock or fire, it is necessary in all instances to provide a suitable location. They should never be placed where any hazardous process is being earried on, nor in places where they would be exposed to inflammable gases or flyings of combustible material.

Should it be necessary to place a generator in the work-room of a plant where combistible material abounds, as in textile-mills, flour-mills, and such-like places, it must be cut off from the main room by means of a dust-tight enclosure.

It is suggested that water-proof covers be provided, which may be used in cases of emergency.

(b.) Must, when operating at a potential in excess of 300 volts, have their base-frames permanently and effectually grounded. For potentials below 300 volts, the frames must be either properly grounded or efficiently insulated.

Where, on any generator operating at more than 150 volts, there are any exposed live parts which can be readily touched, such as brush-gear, terminals, etc., the Inspector may require that there be a suitable insulating platform of such dimensions that no person could readily reach such live parts without standing on the platform.

(c.) Constant potential direct-current generators, except the exciters of alternating-current machines, must, and alternating-current generators may, be protected from excessive current by safety fusers or equiva-

lent devices.

For two-wire direct-current generators, singlepole protection will be considered as satisfying the above rule, provided that the safety device is so located and connected that the means for opening it is actuated by the entire generator current, and that the action thereof will completely open the generator circuit.

If a generator, not electrically driven in a twowire system, have one terminal grounded, the safety device above mentioned must be placed in

the grounded lead.

If a balancer set be used in conjunction with a two-wire direct-current generator for the purpose of obtaining a neutral for a three-wire system, a protective device must be installed such that, should the voltages on the two sides of the system

become excessively unbalanced, it will so operate as to disconnect the three-wire system.

(d.) Must be provided with a name-plate, giving the maker's name, the normal rating in volts and amperes, and the normal speed in revolutions per minute and, if alternating current, the frequency in cycles per second, and the number of phases.

(e.) Terminal blocks, when used on generators, must be made of incombustible, non-absorptive material, such as slate, marble,

or porcelain.

This would not prevent the use of appropriate bushings to protect the lead wires if brought

through the frames of generators.

(f.) Conductors leading from generators to switch-boards must be in plain sight or readily accessible; they must also have a suitable insulating covering and be securely and rigidly supported in such a manner that they cannot come in contact with each other, in accordance with one or other of the methods of wiring described in Section B.

Inasmuch as it is not usual to provide circuitbreakers or other forms of protective devices between generators and switchboards, it is necessary that the foregoing regulation be observed.

The conductors may, of course, be run underground in water-tight conduit or tile duct, but unless such ducts can be kept dry the conductors must be lead covered.

II. STORAGE BATTERIES.

- (a.) Each storage-battery cell must be mounted on incombustible, non-absorptive insulators, such as glass or thoroughly vitrified and glaze porcelain.
- (b.) Battery-rooms must be thoroughly ventilated.
- (c.) The use of any metal liable to corrosion must be avoided in cell connections of secondary batteries.

Where the insulation on wires in battery-rooms would rapidly deteriorate owing to the action of acid fumes, bare conductors may be used. For protection against corrosion a suitable acid-proof coating should be applied to such conductors.

(d.) Batteries must in all cases be provided with proper controlling and protecting appar-

atus.

The same precautions must be adopted in connection with battery installations as are necessary with current from any source of supply, especially as a battery, unlike a generator, is never at any time "dead."

III. SWITCHBOARDS.

- (a.) Panels of switchboards must be made of incombustible, non-absorptive, insulating material.
- (b.) Framework used for the support of switchboards must be substantially constructed of iron or steel.
- (c.) Must be so placed or of such construction and general arrangement as to reduce to a minimum the danger of fire and shock, burn, or other personal injury.

Switchboards must not be built down to the floor nor up to the ceiling; a space of at least 10 inches must be left between the floor and the board, and 3 feet, if possible, between the ceiling and the board. This is in order to prevent fire from communicating from the switchboard to the floor or ceiling, and also to prevent the forming of a partially concealed space, very liable to be used for storage of rubbish or oily waste.

Deviations from this rule may be permitted where the floor and ceiling are fire-proof.

This rule will require that switchboards be installed only in dry places.

(d.) Ample space must be left around every switchboard.

Serious aecidents are very liable to occur if men be compelled to work on live electrical apparatus, etc., in confined situations; hence the necessity for providing ample space.

Switchboards must be easily accessible from all sides if the connections be on the back (see Fig.

1), but may, for small sizes, be mounted on a wall if the wiring be entirely on the face, provided that there is a space of at least 1 inch between the back of the board and the wall. Should there be, however, any live metal projections on the back of the board, such as switch terminals or other connections, this measurement must be taken from the nearest live part.

The object of this space is to prevent possible contact between the wall and the live parts, as this would be liable to cause leakage, and to prevent accumulation of moisture between the back of the board and the wall. This space must be enclosed with sheet metal or other suitable incombustible material in order to prevent objects of any kind from dropping or lodging behind and becoming a source of danger.

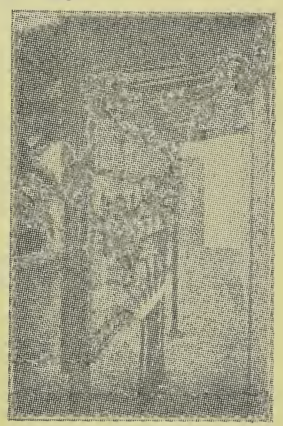


Fig. 1.

The space behind other switchboards must not be enclosed, either at the top, sides, or bottom, except with a suitable metal grating or netting.

For all potentials above 650 volts an enclosure as indicated above must be provided.

- (e.) All cables, connections, resistances, etc., must be so situated as not to form any obstruction to the passage-ways around switchboards.
- (f.) Where it is necessary to place bare bus-bars or any apparatus having exposed live parts, either on the wall or overhead, behind switchboards, they must be in no case less than 7 feet from the floor.

This does not refer to bus-bars, etc., directly attached to the back of a switchboard.

(g.) Where the potential does not exceed 650 volts, and the switchboard is of such dimensions as to require a man to go behind it for the purpose of repairs or attention, there must be a clear space of not less than 18 inches behind the wall and any live parts on the back of the switchboard.
By "clear space" is meant that the distance of

By "clear space" is meant that the distance of 18 inches will be between the wall and the parts mentioned or any projecting pipe, apparatus, or other obstruction which may be attached to or form

part of the wall.

For potentials between 650 and 3,500 volts this space must be at least 2 feet 6 inches, unless in any particular case it can be demonstrated to the satisfaction of the Inspector that a slight reduction will not materially increase the danger to any one who might have to carry out repairs or alterations behind the board.

(h.) For potentials from 150 to 650 volts all switchboards must either have an efficient insulating platform surrounding them, or all live parts of apparatus must either be remote from access or provided with suitable covers.

The platform called for in this rule must completely surround the switchboard, and the insulation thereby provided must be ample to afford sufficient protection against shocks. Platforms must be of rigid construction and have an even surface.

(i.) For potentials above 650 volts all live parts of switchboards must be either remote from access or protected by suitable covers, even if an insulating platform be provided.

For higher potentials than 650 volts insulating platforms are not sufficient protection against shock, and further precautions must be taken, as, for example, protection by a glass plate over instruments, grounded metal or insulating covers over switches, etc.

(j.) For potentials above 300 volts all exposed metal parts which do not carry current, including framework, switch-handles, instrument-cases, etc., must be permanently and effectually grounded if there be no insulating platform. For potentials above 650 volts such parts must be grounded even if there be an insulating platform.

This rule is of almost universal application, but there are certain cases where its enforcement would be detrimental or even defeat the object for which it is made; e.g., in electric railway work, if one pole only be brought to the switchboard, to ground the metalwork on such a board would be to reintroduce a risk which had purposely been obviated by the elimination from such board of the other pole. It is obvious that in such a case no advantage could be gained from the application of the rule.

(k.) All connections must be made with as little complication as possible.

Neatness and careful arrangement in this work is very essential and is conducive to safety. In many cases, particularly on large switchboards, it is desirable that the connections should be made more readily traceable by means of different colours or suitable tags.

(1.) All circuits except such as are permanently grounded must be provided with reliable ground detectors.

Detectors which indicate continuously and give an instant and permanent indication of a ground are preferable. Ground-wires from detectors must not be attached to gas-pipes within the building.

Where continuously indicating detectors are not adopted the circuits should be tested at least once per day, and preferably oftener.

In wiring switchboards the ground detector, volt meter, pilot lights, and potential transformers must be connected to a circuit of not less than No. 14 B. and S. gauge wire, which must be protected by fuses which will limit the current in the circuit to 660 watts.

In each case the fuses referred to in these circuits must be the smallest which circumstances will permit.

(m.) All feeder switches must be provided with proper labels which plainly indicate the destination or purpose of each circuit controlled thereby.

Card-holders, with plainly written cards, will comply with this rule.

(n.) All current-carrying parts of switchboards and their connections must be so proportioned, constructed, and arranged that no undue rise of temperature can occur.

This has special reference to bus-bars and other bare conductors used on switchboards, and indicates that they must be of sufficient size, and that good connections must be made; for instance, where two separate lengths of bus-bars are joined together, the contact area must be ample and the bars must be securely bolted or clamped together.

Thirty degrees Centigrade (86 deg. Fahr.) above the surrounding atmosphere will be considered a satisfactory limiting rise of temperature for this class of work.

IV. LIGHTNING-ARRESTERS.

(a.) Must be attached to each wire of every overhead circuit connected with any generating or transforming station.

This rule does not apply to lines known as "yard-wires," nor to ordinary overhead street service wires.

(b.) Must be located in readily accessible places away from combustible materials, and as near as practicable to the point where the wires enter the building.

In all cases kinks, coils, and sharp bends in the wires, between the arresters and the outdoor lines, must be avoided as far as possible.

(c.) Must be connected with a thoroughly good and permanent ground connection by metallic strips or wires.

Such strips or wires must have a current-carrying capacity not less than that of No. 6 B, and S, gauge copper wire, and must be run as nearly in a straight line as possible from the arresters to the ground connection.

Ground-wires for lightning-arresters must not be attached to gas-pipes within buildings, nor be run inside of iron pipes, unless they are soldered or otherwise effectively connected thereto.

(d.) All choke coils or other attachments inherent to lightning-protection equipment must have an insulation from the ground and from other conductors equal at least to the insulation demanded at other points of the circuit in the station.

V. TRANSFORMERS.

(a.) Where installed inside of or attached to any building and where the potential on the high-tension side exceeds 300 volts, the cases of both air and oil-cooled transformers must be permanently and effectually grounded. For lower potentials they must either be properly grounded or effectually insulated.

This and the following rules do not apply to apparatus or fittings, the operation of which depends either wholly or in part upon special transformers embodied in the devices, nor to potential or current transformers.

(b.) Must be located as near as possible to the point at which the primary wires enter the building.

Oil-cooled.

(c.) Must be placed in fire-proof compartments and must be entirely remote from all combustible material.

The risk of fire, should the oil become ignited, is very great, as it would be very difficult to extinguish it.

Fire-proof compartments must be so made that oil could not leak out, and, in the case of large transformers, such compartments must have a suitable outlet, near the top, to the open air, to allow of the escape of gases and prevent possible explosion.

Inlet for fresh air is to be provided by a flue or iron pipe leading from the outside air and entering the vault at a point not less than 3 feet from the floor. In no case must the inlet be less in area than the equivalent of a 6-inch pipe.

Where practicable, such compartments must only be accessible from the outsides of buildings, and must have a sill on the floor, at the door opening, of such a height as to effectually prevent oil from overflowing through the doorway.

The floor should drain to one point, and may be connected to the drainage system or to an underground tank located outside the building.

An approved fire-door must be provided and equipped with a lock.

(d.) Must not be located over roofs of any buildings, nor directly attached to the walls of frame buildings, but may be attached to brick, stone, or concrete walls or to metal walls not built on wooden framing.

Where no other location is practicable, they may, however, be supported on the walls of frame buildings on metal brackets, which will separate the transformers at least 2 feet from the nearest woodwork.

Care must be exercised, when locating transformers on walls, not to place them immediately under the eaves or woodwork of cornices, nor in the immediate vicinity of window or other openings.

Air-cooled.

(c.) Must not be placed inside of any building excepting stations, if the highest available voltage of either the high or low tension winding exceeds 650 volts.

(f.) Must be so mounted that the case will be at a distance of at least 1 foot from combustible material or separated therefrom by incombustible, non-absorptive insulating material, such as slate, marble, or soapstone.

This will require the use of a slab or panel some-

what larger than the transformer.

As it frequently happens that transformers are properly installed in the first instance, but that, later, combustible materials are placed or stored in the vicinity, they must be suitably partitioned off with incombustible material, which must in all instances surround the transformers, where there is any likelihood of this being done. A substantial wire netting is recommended as an effective protection.

VI. Motors.

(a.) Motors and their equipment must be so located or protected as to reduce the risk of fire, and shock or other injury, to a minimum.

Where it is necessary to locate motors in dangerons proximity to inflammable materials, they should preferably be of the enclosed type; or they may be placed in a suitable enclosure which must be readily accessible, dust-proof, and sufficiently ventilated to prevent an excessive rise of temperature. Where practicable, the sides must be made largely of glass, so that the motor may be always plainly visible.

Starting devices, unless equipped with tight casings enclosing all current-carrying parts, in all dusty or linty places, must be enclosed in dust-tight,

fire-proof cabinets.

(b.) The wiring to motors must be carried out in accordance with such rules as apply for the method of wiring adopted. (See Section B for "Low Potential Work" and "High Potential Work.")

The motor leads or branch circuits must be designed to carry at least 25 per cent. more current than that for which the motor is rated. Where the wires under this rule would be overfused in order to provide for the starting current, as is the case with many alternating-current motors, they must be of such size as to be properly protected by these large fuses.

The current used in determining the size of varying-speed alternating-current motor leads or branch circuits must be the percentage of the 30-minute current rating of the motor as given for the several classifications of services in the following table:—

Classification of Service.

Varying speed motors are motors in which the speed varies automatically with the load, decreasing when the load increases, and vice versa. The term does not mean motors in which the speed is varied by the use of different windings or groupings of windings, or motors in which the speed is varied by external means, and in which, after adjustment to a certain value, the speed remains practically constant.

(c.) Each motor and resistance box must be protected by a cut-out and controlled by a switch.

The fact as to whether the switch is "closed" or "open" must be plainly indicated,

Small motors may be grouped under the protection of a single set of fuses, provided that the current rating of the fuses does not exceed 6 amperes.

With motors of one-fourth horse-power or less, on circuits where the potential does not exceed 300 volts, single-pole switches may be used.

The switch and rheostat must, where practicable, be located within sight from the motor.

Where the circuit-breaking device on the motorstarting rheostat disconnects all wires of the circuit, the switch called for in this rule may be omitted.

Overload-release devices on motor-starting rheostats will be considered to take the place of the cut-out required by this rule, if they be inoperative during the starting of the motor.

An automatic circuit-breaker, disconnecting all wires of the circuit, may, however, serve as both switch and cut-out.

Where the starting current required for alternating-current motors up to, but not including, 5 horse-power does not exceed twice the normal full-load current, they may be protected by one set of fuses; but where it is necessary to fuse the circuit beyond this limit, and iu sizes from 5 to 7½ horse-power, inclusive, they must be started with an approved form of double-throw switch, plainly indicating the starting and running sides, and constructed in such a way that the switch cannot be accidentally left in the starting position. The switch must be properly fused on the running side, but may be connected directly to the circuit on the starting side.

In larger sizes all alternating-current motors must be started with approved compensators or equivalent devices.

(d.) The frames of stationary motors must be grounded in the same manner and under the same conditions as called for under Rule (b), "Generators."

(e.) Must not be run in series-multiple or multiple-series, except on constant potential systems, and then only by written permission of the Iuspector.

The objection to combinations of this character is that the cutting-out of one motor, by accident or carelessness, may subject the others to a current or voltage greater than that for which they are designed, and, should this occur and the protecting devices fail, as sometimes happens, there is very likely to be severe arcing, or a burn-out.

(f.) Must, when combined with ceiling fans, be hung from insulated hooks, or else there must be an insulator interposed between

the motor and its support.

(g.) Must each be provided with a name-plate, giving the maker's name, the rating in volts and amperes, the normal speed in revolutions per minute, and, if for alternating current, the frequency in cycles per second, and the number of phases.

All varying (or variable) speed alternating-current motors, except those used for electric railway-car service, must be marked with the maximum current which they can safely carry for thirty minutes, starting cool.

(h.) Terminal blocks, when used on motors, must be of approved incombustible, nonabsorptive, insulating material, such as

slate, marble, or porcelaiu.

(i.) Adjustable speed motors, unless of special and appropriate design, if controlled by means of field regulators, must be so arranged and connected that they cannot be started under weakened field.

VII. ELECTRIC CRANES.

All wiring, apparatus, ctc., not specifically covered by special rules herein given must conform to all such rules in these regulations as are applicable thereto, except that the switch referred to under "Motors," Rule (c), may be omitted.

1. Wiring.

(a.) All wires, except bare collector wires, those between resistances and contact plates or rheostats and those subjected to severe external heat, must be approved, rubbercovered, and not smaller in size than No. 12 B. and S. gauge. Insulation on wires between resistances and contact plates of rheostats, if subjected to severe external heat, must have approved slow-burning insulation.

(b.) All wires, excepting collector wires and those run in metal conduit or approved flexible cable, must be supported by knobs or cleats which separate them at least 1 inch from the surface wired over, but, in dry places, if space be limited and the requisite minimum separation cannot be obtained, each wire must be separately eucased in approved flexible tubing securely fastened in place.

Collector wires must be supported on suitable insulators so mounted that even with the extreme movement permitted the wires will be separated at all times at least 11/2 inches from the surface wired over. Collector wires must be held at the ends by suitable strain insulators.

(c.) Main collector wires carried along the runways must be rigidly and securely attached to their insulating supports at least every 20 feet, and separated at least 6 inches when run in a horizontal plane; if not run in a horizontal plane, they must be separated at least 8 inches. If spans longer than 20 feet are necessary, the distance between wires must be increased proportionately, but in no case shall the span exceed 40 feet.

(d.) Where bridge collector wires are over 80 feet long, insulating supports on which the wires may lie loosely must be provided at least every 50 feet.

Bridge collector wires must be kept at least 21/2 inches apart, but a greater spacing should be maintained wherever practicable.

(e.) Collector wires must not be smaller in size than specified in the following table for the various spans:-

Distance in	Size Wire
Feet between	required,
Rigid Supports.	B. and S. Gauge No.
0 to 30	6
31 to 60	4
over 60	$\tilde{2}$

2. Collectors.

Collectors must be so designed that sparking between them and collector wires will be reduced to a minimum.

3. Switches and Cut-outs.

- (a.) The main collector wires must be protected by a cut-out and the circuit controlled by a switch. The cut-out and switch must be so located as to be easy of access from the floor.
- (b.) Cranes operated from cabs must have a cut-out and switch connected into the leads from the main collector wires and must be so located in the cab as to be readily accessible to the operator.
- (c.) Where there is more than one motor on a single crane, each motor lead must be protected by a cut-out located in the cab.

4. Controllers.

Controllers must be installed according to the rules under "Resistances," except that if a crane be located out-of-doors, wires between resistances and contact plates of rheostats must have a rubber insulation where they are exposed to moisture, and also where they are grouped.

If a crane operate over readily combustible material, the resistances must be placed in an incombustible enclosure, thoroughly ventilated and so constructed that it will not permit any flame or molten metal to escape in the event of resistauces burning out. If the resistances be located in the cab, this result may be obtained by constructing the cab of incombustible material and providing sides which enclose the cab from its floor to a height of at least 6 inches above the top of the resistances.

5. Grounding.

All exposed metal parts which do not carry current, including handles, covers, motor-frames, the entire frame of the crane, and the tracks, etc., must be permanently and effectually grounded.

6. Protection of Live Parts.

For potentials above 150 volts all live ungrounded parts of motors, apparatus, etc., must be so placed or guarded that they cannot be accidentally touched.

If it is impossible to place or guard the trolleywires so as to comply with this rule, snitable warning notices must be placed in conspicuous situations.

SECTION B.

INSTALLATION WORK.

(All Potentials from 10 to 3,500 Volts.)

I. APPARATUS, FITTINGS, FIXTURES, ETC.

For potentials up to 300 volts all live parts of apparatus and fittings must be so placed or protected that unauthorized persons will not be liable to accidentally receive shocks therefrom.

For potentials between 300 and 650 volts all such parts must be so placed or protected that unauthorized persons cannot come into accidental contact therewith.

For higher potentials, see "High Potential Work,"

1. Controlling and Protecting Apparatus.

(Switches and Cut-outs.)

(a.) Switches and cut-outs must be in plain sight, or enclosed in an approved cabinet, and readily accessible; unless specially designed for use in damp places they must be located in dry situations. Where practicable, they should be grouped.

Must not be placed where exposed to mechanical injury nor in the immediate vicinity of easily ignitable stuff, nor where exposed to inflammable gases or dust, or to flyings of combustible material.

Where the occupancy of a bnilding is such that switches, cut-onts, etc., cannot be located, so as not to be exposed as above, they must be enclosed in approved dust-proof cabinets with self-closing doors; oil switches, and circuit-breakers which have dust-tight casings, are excepted.

Key sockets will not be approved if installed over specially inflammable stuff, or where exposed to flyings of combustible material.

Remote control switches, where the means of control is accessible, will be considered as complying with the rule.

Single-throw knife switches must be so placed that gravity will not tend to close them. Donble-throw knife switches may be monnted so that the throw will be either vertical or horizontal, as preferred; provided that, if mounted vertically, they be furnished with a snitable stop which will effectually prevent them from being closed by gravity.

When practicable, switches must be so wired that the blades will be "dead" when the switches

Up to 250 volts and 30 amperes, indicating snap switches are preferable to knife switches for lighting circuits.

The use of open fuses will not be permitted, except on switchboards.

(b.) Cut-outs must not be placed in the canopies or shells of fixtures.

(c.) Single-pole switches must not be used for the control of outdoor signs, nor placed in the neutral of a three-wire system except in a two-wire branch or tap circuit, supplying not more than 660 watts.

When wiring for so-called three-wire switches, or any similar switches controlling lights from more than one point, they must be wired so that the terminals at any one switch will be single pole.

(d.) Where flush switches or receptacles are used, whether with conduit systems or not, they must be enclosed in an approved box constructed of iron or steel in addition to the porcelain enclosure of the switch or receptacle.

No push-buttons for bells, gas-lighting circuits, or the like, shall be placed on the same wall-plate with switches controlling electric light or power wiring.

(c.) Cut-onts must be placed at every point where a change is made in the size of wire (unless the cut-ont in the larger wire will protect the smaller).

Fixture wire, or flexible cord of No. 18 B. and S. gauge, will be considered as properly protected

by 6-ampere fnses.

(f.) Must be so placed that no set of incandescent lamps requiring more than 660 watts, whether grouped on one fixture or on several fixtures or pendants, will be dependent upon one cut-out.

Exceptions may be made in the case of

large fixtures.

(g.) In three-wire, direct-current or single-phase systems, the fuses must be omitted from the neutral wires.

Under the above conditions, all branches or taps (from any such three-wire systems) which are directly connected to lamp sockets or other translating devices must be run as two-wire circuits, and every branch or tap must be so run if the difference of potential between the two outside wires be over 250 volts; in either case, both wires of such branch or tap circuits must be protected by proper fuses.

The neutral wire mnst, in all such cases, be at least equal in carrying capacity to that of the larger of the outside wires.

The neutrals of all such systems as are referred to in the rule must be grounded, in accordance with the rules in Section E, "Grounding," herein contained.

In isolated plants, operated under either of the three-wire systems referred to in the rnle, the neutrals must be grounded and the foregoing requirements must be complied with.

The above shall also apply to motors, except that small motors may be grouped under the protection of a single set of fuses, provided that the current rating of the fuses does not exceed 6 amperes.

The fnses in the branch cut-outs, except for motors, as noted above, must not have a rating greater than that given in the following table:—

 55 volts or less
 ...
 ...
 ...
 ...
 ...
 ...
 12 amperes.

 Over 55. but less than 125 volts
 ...
 6 amperes.

 125 to 250 volts
 ...
 3 amperes.

For sign and ontline wiring, supplied by circuits of 55 volts or less, branch circuit fuses of 25-ampere capacity may be used.

(h.) The rating of fuses must not exceed the allowable current-carrying capacity of the wires as given in Tables A2 and B, "Conductors."

Circuit-breakers must not be set to operate at more than 30 per cent, above the allowable current-carrying capacity of the wire unless a fusible cut-out be also installed in the circuit.

Where rubber-covered wire is used for the leads or branches of alternating-current motors of the type requiring large starting currents, the wire may be protected in accordance with Table B, "Conductors," except when circuit-breakers equipped with time-element devices are installed.

(i.) Each wire of motor circuits, except on a main switchboard or when otherwise subject to competent supervision, must be protected by a fuse whether automatic overload circuit-breakers be installed or not.

Single-phase motors may have one side protected by an approved automatic circuit-breaker only if the other side be protected by a fuse. For circuits having a maximum capacity greater than that for which enclosed fuses are approved the use of circuit-breakers alone will be permitted.

(j.) On constant potential circuits all service switches and all switches controlling circuits supplying current to motors or heating devices and all cut-out (except as hereinafter described) must be so arranged that the cut-outs will protect, and the opening of the switch will at one operation disconnect, all the wires; that is, in a two-wire system the two wires and in a three-wire system the three wires.

For exceptions as to switches, see the rules under "Motors," "Heating Apparatus," "Electric Cranes," and as to eut-outs, those in this section

relating to three-wire systems.

When installed without other automatic overload protective devices, automatic overload circuitbreakers must have the poles and trip coils so arranged as to afford complete protection against overloads and short circuits, and also if used in place of the switch must be so arranged that no one pole can be opened manually without disconneeting all of the wires.

neeting all of the wires.

(k.) Time switches, sign-flashers, and similar appliances must be of approved design and

enclosed in an approved cabinet.

(1.) For potentials above 300 volts all exposed metal parts of controlling and protecting apparatus which do not earry current must be permanently and effectively grounded.

2. Resistances, Economy, Coils, etc.

(a.) Resistances, etc., must be so placed, or protected, that the risk of fire will be reduced to a minimum.

The normal working temperature of resistances and similar apparatus is usually high, so that an increase of current will very readily cause serious overheating, liable to set fire to adjacent material, if this be of a combustible nature. Such apparatus must therefore be protected by suitable covers of incombustible material, or they must be so placed that the risk of fire will be practically eliminated, either in the event of their being completely burned out, or remaining at an excessive temperature.

They must be placed on a switehboard, or at a distance of at least 1 foot from combustible material, or separated therefrom by a slab or panel of incombustible, non-absorptive insulating material, such as slate, soapstone, or marble, somewhat larger than the rheostat, which must be secured in position independently of the rheostat supports. Bolts for supporting the rheostat must be countersunk at least ½ inch below the surface at the back of the slab and filled. For proper mechanical strength the slab should be of a thickness consistent with the size and weight of the rheostat, and in no case to be less than ½ inch thick.

If resistance devices are installed in rooms where dust or combustible flyings would be liable to accumulate on them, they must be equipped with

dnst-proof face-plates.

Where protective resistances are necessary in connection with automatic rheostats, incandescent lamps may be used, provided that they do not carry or control the main current, nor constitute the regulating resistance of the device.

When so used, lamps must be mounted in percelain receptacles upon incombustible supports, and must be so arranged that they cannot have impressed upon them a voltage greater than that for which they are rated. They must in all cases be provided with a name-plate, which shall be permanently attached beside the porcelain receptacle or receptacles, and stamped with the candle-power and voltage of the lamp or lamps to be used in each receptacle.

(b.) Must be made entirely of incombustible materials, except such minor parts as handles, magnet insulation, etc., of rheostats. All segments, lever-arms, etc., must be mounted on incombustible, non-absorp-

tive insulating material.

Rheostats used in dusty or dirty places or where exposed to flyings of combustible material must be so constructed that, even if the resistive conductor be fused by excessive current, the are or any attendant flame will be quickly and safely extinguished. Rheostats used in places where the above conditions do not exist may be of any approved type.

(e.) Wherever insulated wire is used for connection between resistances and the contact plates of rheostats, the insulation must be

"slow burning."

For large field rheostats and similar resistances, where the contact plates are not mounted upon them, the connecting wires must be run together in

groups so arranged that the maximum difference of potential between any two wires in a group shall not exceed 75 volts. Each group of wires must either be mounted on incombustible, non-absorptive insulators giving at least ½ inch separation from the surface wired over; or, where it is necessary to protect the wires from mechanical injury or moisture, be run in approved lined conduit or its equivalent.

(d.) For potentials above 300 volts all exposed metal parts which do not carry current must be permanently and effectually

grounded.

3. Heating Apparatus.

(a.) All electrical heating apparatus must be so constructed, placed, or protected that, whatever rise in temperature may occur, the risk of fire will be practically negligible.

Devices of this description will often require a suitable heat-resisting material placed between them and their surroundings. Such protection may best be secured by installing two or more plates of tin or sheet steel with 1 inch air-space between, or by alternative layers of sheet metal and asbestos with a similar air-space.

(b.) Must be protected by a cut-ont and controlled by indicating switches. Switches must be double-pole, except when the device controlled does not require more than 660

watts of energy.

It is often desirable to connect in multiple with a heater, and between the heater and the switch controlling it, an ineandescent lamp of low candlepower, as it shows at a glance whether the switch is open or not, and tends to prevent its being left closed through oversight.

(c.) Must never be concealed when it is praetieable to have them exposed to view, and when conecalment is necessary, it will only be permitted where there is no risk of fire.

- (d.) For portable heating apparatus the flexible conductors must be connected to an approved plug device, so arranged that the plug will pull out and open the circuit in case any abnormal strain be put on the flexible conductor. This device may be stationary, or it may be placed in the cord itself. The cable or cord must be attached to the heating apparatus in such manner that it will be protected from kinking, chafing, or like injury at or near the point of connection,
- (e.) Smoothing-irons, sad-irons, and other heating appliances that are intended to be applied to inflammable articles, such as clothing, must conform to the above rules as far as they apply. They must also be provided with an approved stand, on which they should be placed when not in use.

(f.) Must each be provided with a name-plate, giving the maker's name and the normal

rating in volts and amperes.

(g.) For potentials above 300 volts all exposed metal parts which do not carry eurrent must be permanently and effectually grounded.

4. Are Lamps.

(a.) Must, when used on constant potential circuits, have a cut-out for each lamp or series of lamps.

The branch conductors must have a current-carrying capacity about 50 per cent. in excess of the normal current required by the lamp.

(b.) Incandescent lamps must not be used as resistances for arc lamps.

(c.) Where exposed to the flyings of inflammable material, none but the "enclosed" type of arc lamp will be permitted (which must be complete with inner and outer globes), and then only on constant potential eircuits up to 650 volts.

In other locations, if outer globes, open at the top, be used, they must be provided with approved spark-arresters, or the carbons must be enclosed in a tight-fitting inner globe. If the outer globe be omitted entirely, the carbons must be enclosed in a tight-fitting inner globe.

The Inspector may require a wire netting around the outer globe of arc lamps, where there is evident danger from their being suspended overhead; as an illustration—in auditoriums, theatres, concert-halls, or any building where this form of lighting has been temporarily or permanently installed over an assemblage of people, where falling glass would constitute a serious danger.

(d.) Where approved hanger-boards are not used, are lamps, if suspended, must be hung from insulating supports other than their

conductors.

(c.) Are lamps, when arranged to be raised or lowered, either for carboning or other purposes, must be connected up with stranded conductors from the last point of support to the lamp, when such conductors are larger than No. 14 B. and S. gauge.

(f.) All are lamps must be placed out of reach, except in the case of those used for photography or other like purposes.

5. Vapour Lamps.

(Enclosed Mereury Vapour Lamps.)

(a.) Must have a cut-out for each lamp or series of lamps, except where contained in a single frame and lighted by a single operation, in which case not more than five lamps should be dependent upon a single cut-out.

(High Potential Vacuum Tube Systems.)

(b.) The tube must be so installed as to be free from liability to mechanical injury or con-

tact with inflammable material.

(c.) High potential coils and regulating apparatus must be installed in an approved steel cabinet not less than \$^1/10\$ inch in thickness, and well ventilated in such a manner as to prevent the escape of any flame or sparks in case of burn-out in the various coils. All apparatus in this box must be mounted on a slate base, and the enclosing case must be positively grounded. Supply conductors leading into this high potential case must be installed in accordance with the standard requirements governing low-potential systems, where such wires do not carry a potential of over 300 volts.

6. Portable Lamps.

(a.) When portable lamps are used in places where they would be subjected to mechanical injury, they must be properly protected.

This will require the socket to be attached to a suitable wood or composition handle and metal guard. They must be of a type where the handle and guard are rigidly secured to one another, and there must be a hook, either on the guard or handle, to hang the lamp by when not in use. They must also be of a type in which the socket, as well as the lamp, is enclosed within the guard.

The rule only applies to portable lamps used in workshops, factories, warehouses, and places where such protection is necessary, and does not include portable lamps of the desk type, used in offices, residences, and similar places, where the portable lamp is in the form of a fixture equipped with a heavy base.

7. Cabinets.

(For Panel and Distributing Boards, Cut-outs and Switches.)

Design.

(a.) Must be in all cases so constructed as to ensure ample strength and rigidity, and be dust-tight.

The hard usage to which cabinets are often subjected, especially during the process of installation, makes it necessary so to construct them that they will be strong enough to keep their shape, thus permitting doors to close tightly and making possible the proper installation of wiring and conduit.

When doors are of metal, and less than 0.109 inch (No. 12 U.S. sheet-metal gauge) in thickness, and are not lined with insulating material, there must be a space of at least 1 inch between the door and an enclosed fase or any live metal part.

Except as specified above, there must be in all cases a space of at least ½ inch between the walls, back, or door of any cabinet and any exposed live metal part. Cabinets must be deep enough to not be damaged in drawing in,

allow the door to be closed when switches, rated at 30 amperes or less, are in any position, and when larger switches are thrown open, as far as their construction or installation will permit.

Material.

(b.) May be either of east or sheet metal, wood or approved composition, as follows:—

For metal conduit, armoured cables, or metal moulding work, only metal cabinets may be used.

For distributing centres, such as pockets for cutouts and switches in "knob and tube" work, wood may be used, but must be lined with \(^1\gamma\)-inch solid asbestos eard.

For the enclosure of sign-flashers, or any other apparatus, metal cabinets must be used.

For open wiring, under "ordinary conditions," wooden cabinets may be used for enclosing switches or cut-outs, but for all apparatus only metal may be employed.

Asbestos lumber may be used instead of lined wood, wherever wood is permitted.

Wooden cabinets.

(c.) Wood must be well seasoned and at least 34 inch in thickness, and be thoroughly filled and painted, and must be lined with an incombustible material as called for.

Linings.

(d.) In all cabinets, linings of slate, marble, or approved composition must be at least ¼ inch thick and firmly secured in place; when metal is used for the lining it must be at least No. 16 U.S. sheet-metal gauge in thickness. For lining wooden cabinets ⅓ inch rigid asbestos board may be used when firmly secured in place by serews or tacks.

Composition Cabinets.

(e.) Only approved material should be used, which must be in no case less than 3/4 inch in thickness.

Metal Cabinets.

(f.) If cast metal be used, a thickness of at least ½ inch must be provided. Sheet metal must not be less than 0.0625 inch thick (No. 16 U.S. sheet-metal gauge), and must in every case be of sufficient thickness or so reinforced as to comply with Rule (a).

In steel eabinets having an area of more than 360 square inches for any surface, or having a single dimension greater than 2 feet, sheet metal must be used at least No. 14 U.S. sheet-metal gauge in thickness; in those having an area of more than 1.200 square inches for any surface, or having a single dimension greater than $4\frac{1}{2}$ feet, the sheet metal must be at least No. 12 U.S. sheet-metal gauge in thickness.

Doors.

(g.) Must close against a rabbet or have flanges over edges so as to make cabinets dust-tight.

Hinges must be of strong and durable design. A substantial latch or catch must be provided, so as to keep the door closed, and a lock may be used in addition to the catch if desired.

When doors have glass panels, the glass must be at least ½ inch thick (commercial thickness) and must not have a greater area than 450 square inches, unless plate glass at least ¼ inch in thickness is used.

8. Fixtures.

(a.) Fixtures must not, except as hereinafter described, be wired with less than No. 18 B. and S. gauge wire, which must have an approved insulating covering.

This rule will be strictly enforced, except that, in the case of small fixtures, where it is impossible to have the stems or arms large enough to contain No. 18 B. and S. gauge wire, No. -0 wire will be permitted as a minimum. This refers to the wiring of delicate fixtures and small figures where their use is confined to residences, or other places where they would be likely to receive equally careful treatment, and where they would also be free from mechanical injury and moisture. Such wires must be wholly contained within the fixture, and must not be damaged in drawing in.

In wiring certain designs of show-case fixtures, ceiling bull's eyes and other appliances in which the wiring may be exposed to temperatures in excess of 120 deg. Fahr., from heat of the lamps or other causes, a slow-burning insulating covering must be used. All such forms of fixtures must be submitted for examination, test, and approval before being installed for use.

- (b.) Supply conductors, and especially the splices to fixture wires, must be kept clear of the grounded part of gas-pipes, and where shell or outlet boxes are used, they must be made sufficiently large to allow the fulfilment of this requirement.
- (c.) Wires must, when on the outside of a fixture, be so secured as not to be cut or abraded by the pressure of the fastenings or motion of the fixture.
- (d.) Under no circumstances must there be a difference of potential of more than 300 volts between wires contained in or attached to any fixture.
- (e.) When supported from any grounded metalwork, or when installed on metal walls or eeilings, or on plaster walls or eeilings containing metal lath, or on walls or ceilings in fire-proof buildings, must be insulated from such supports by approved insulating joints placed as close as possible to the ceilings or walls.

The insulating joint may be omitted in conduit armoured cable or metal moulding systems with straight electric fixtures in which the insulation of conductors is equivalent to the insulation in other parts of the system, and provided that approved sockets, receptacles, or wireless clusters are used of a type having porcelain or equivalent insulation between live metal parts and outer metal shields if any.

Wires must be protected above the insulating joint by approved insulating tubing, and where such tubing is used it must be of sufficient length to extend below the insulating joint, and must be so secured that it will not be pushed back when the canopy is put in place.

When insulating joints are required, fixture canopies of metal in fire-proof buildings must be thoroughly and permanently insulated from metal walls or ceilings, or from plaster walls or ceilings on metal lathing.

(f.) Canopies and back plates of all fixtures must be so designed as to afford ample room for joints, and they must be readily removable for purposes of inspection.

For instance, if a so-called flat back plate be furnished with any fixture, it must be provided with a suitable outlet box of sufficient size, which can be let into the wall or eeiling; to provide only the back plate and cut a hole behind it in plaster or brickwork, etc., will not be approved.

(g.) Fixtures must be made of metal or hardwood, except that other approved material may be used if reinforced with metal or otherwise so constructed as to ensure requisite mechanical strength.

In all cases the mechanical strength must be practically equivalent to an all-metal fixture of similar size and form,

- (h.) All arms must be reliably secured to prevent turning. Arms of threaded tubing must not be lighter than No. 18 B. & S. gauge, and with serew joints of arms there must be not less than five threads, all engaging. All methods of fastening arms or making joints between metal parts by soldering, brazing, or otherwise must be such as to ensure in every case ample strength and reliability.
- (i.) No canopy or other part of any fixture must contain a receptacle or other device having any exposed live parts.
- (j.) All burrs, fins, and sharp edges liable to injure wire coverings must, where practicable, be removed or rounded, but in every case it must be possible to pull in and also to withdraw the wires without injuring them.

Where supply-wires enter fixture stems or casings there must be suitable fittings, having smooth, rounded edges, to prevent injury to the wire coverings.

Where fixtures are made of wood or other combustible material, wireways must be metal-lined unless approved armoured conductors, with suitable fittings, be used.

On chains or similar parts where conductors are not completely enclosed in metal, wires must be stranded and must have rubber insulation not less than $\frac{1}{32}$ inch in thickness, or pendant cord may be used.

9. Flexible Cord.

(a.) Must have an approved insulation and covering.

Under this rule not only must flexible cord be what is known as "approved," but it must be of a type approved for the purpose for which it is to be used.

- (b.) Must not, except where permitted in street-railway property, be used where the difference of potential between the wires is over 300 volts.
- (c.) Must not be used as a support for clusters, nor must any device be attached which will impose an injurious strain on either the cord or fittings.
- (d.) Must not be used except for pendants, wiring of fixtures, portable lamps or motors, and portable heating apparatus.

For all portable work, including those pendants which are liable to be moved about sufficiently to come in contact with the surrounding objects, flexible wires and cables, especially designed to withstand this severe service, must be used.

(e.) Must not be used in show-windows or showcases except when provided with an approved metal armour.

(f.) Must be protected by insulating bushings where the cord enters the sockets, or at similar points in other devices, if not otherwise protected.

(g.) Must be so suspended that the entire weight of the socket and lamp will be borne in some approved manner under the bushing in the socket, and above the point where the cord comes through the ceiling block or rosette in order that the strain may be taken from the joints and binding serews.

(h.) Except as provided under "Fixtures," must never be of less size than the equivalent of No. 18 B. and S. gauge.

10. Floor Receptacles.

(a.) In all conduit work floor receptacles must be of the type known as water-tight.

These generally consist of a solid cast-iron box threaded to receive the conduit pipe and provided with a form of plug which is protected from mechanical injury by a stout brass shield which screws into the top plate of the box through which the cord enters. When not in use this metal shield can be screwed out and a flat disk screwed into its place, leaving a smooth, flat, water-tight surface, even with the floor.

In other than conduit work, floor boxes must be as approved for switches and receptacles, and the receptacles must be of the self-closing protected plug type.

This requires a form of plug which is reinforced by some rigid and substantial means which will protect the removable part from mechanical injury and in which the openings will automatically close tight when the removable part is withdrawn.

11. Conductors;

Allowable Current-carrying Capacities.

(a.) The following table, showing the allowable current-carrying capacity of copper wires and cables of 98 per cent. conductivity according to the standard adopted by the American Institute of Electrical Engineers, must be followed in placing interior conductors.

For insulated aluminium wire the safe current-carrying capacity is 84 per cent. of that given in the following tables for copper wire, with the same kind of insulation:—

RIII	ES	AND	REG	TTT. A	TIONS.
1001		43.11	A CLOU	\cup 1111	TTOTAL OF

	TABLE A.	TABLE B.	
	Rubber	Other	
	Insulation.	Insulation.	
B. & S.G.	Amperes.	Amperes.	Cir. Mils.
18	3	5	1,624
16	6	8	2,583
14	15	20	4,107
12	20	23	6,530
10	24	32	10,380
8	33	46	16,510
6	46	65	26,250
5	54	77	33,100
4	65	92	41,740
3	76	110	52,630
$\frac{2}{1}$	90	131	66,370
	107	156	83,690
0	127	185	105,500
00	150	220	133,100
000	177	262	167,800
0000	210	312	211,600
Circular Mils			
200,000	200	300	
300,000	270	400]
400,000	330	500	}
500,000	390	590	
600,000	450	680	
700,000	500	760	
800,000	550	840	
900,000	600	920	
1,000,000	650	1,000	
1,100,000	690	1,080	
1,200,000	730	1,150	
1,300,000	770	1,220	
1,400,000	810	1,290	
1,500,000	850	1,360	
1,600,000	890	1,430	
1,700,000	930	1,490	
1.800,000	970	1,550	
1.900,000	1,010	1,610	
2,000,000	1,050	1,670	

The lower limit is specified for rubber-covered wires to prevent gradual deterioration of the high insulations by the heat of the wires, but not from fear of igniting the insulation. The question of drop is not taken into consideration in the above tables.

II. WIRING UNDER ORDINARY CONDITIONS.

1. General.

- (a.) Wires must not be of a smaller size than No. 14 B. and S. gauge, except as allowed for fixture work and pendant cord.
- (b.) For tie wire only approved insulated wire must be used.
- (c.) Wires must be so spliced or joined as to be both mechanically and electrically secure without solder.

The joints must then be soldered, unless made with some form of approved splicing device, and covered with an insulation equal to that on the conductors.

(d.) Stranded wires (except in flexible cords) must be soldered before being fastened under clamps or binding screws, and whether stranded or solid, when they have a conductively greater than that of No. 8 B. and S. gauge copper wire, they must be soldered into lugs for all terminal connections, except where an approved solderless terminal connector is used.

(e.) Wires must be separated from contact with walls, floors, timbers, or partitions through which they may pass by tubes of incombustible, non-absorptive insulating material, such as glass or porcelain, excepting at outlets, where approved flexible tubing is required.

Bushings must be long enough to bush the entire length of the hold in one continuous piece, and each end must project at least ½ inch, or else the hole must be first bushed by a continuous water-proof iron tube. This tube may be a conductor, such as iron pipe, but in that case an insulating bushing must be pushed into each end of it, extending far enough to keep the wire absolutely out of contact with the pipe. Such bushings must be properly secured in position.

(f.) Conductors, when not protected by approved conduit, moulding, or armouring, and where liable to come in contact with gas or water pipes or other conducting material, must be separated therefrom by some continuous and firmly fixed non-conductor, creating a

permanent separation.

They must not come nearer than 6 inches to any other electric lighting, power, or signalling wire, not protected as above, without being permanently separated therefrom by some continuous and firmly fixed non-conductor.

The non-conductor used as a separator must be in addition to the regular insulation on the wires.

Where tubes are used they must be securely fastened at the ends to prevent them from moving along the wires.

(g.) Conductors must be so arranged in wet places that an air-space will be left between them and pipes or other obstructions in crossing, and must be run in such way that they cannot come in contact with such obstructions accidentally.

Wires should be run over, rather than under, pipes, etc., upon which moisture is likely to gather and which might therefore cause trouble on a

circuit.

(h.) Wires must not be run in elevator-shafts where the potential exceeds 650 volts, and below this potential they must be run in approved conduit, or armoured cable must be employed.

(i.) Must be rigidly supported on incombustible, non-absorptive insulators, which will separate the wires from each other, and from the surface wired over, in accordance with the following table:—

Voltage.	Distance from Surface.	Distance between Wires,
0 to 300	1/2 inch	2½ inches
301 to 650	1 inch	4 inches
651 to 2,500	2 inches	6 inches
2,501 to 3,500	3 inches	9 inches

Rigid supporting requires, under ordinary conditions where wiring along flat surfaces, supports at least every $4\frac{1}{2}$ feet. If the wires are liable to be disturbed, the distance between supports must be shortened. In buildings of mill construction, mains of not less than No. 8 B. and S. gauge, where not liable to be disturbed, may be separated about 6 inches, and run from timber to timber, not breaking around, and may be supported at each timber only.

Must not be "dead-ended" at a rosette socket or receptacle, unless the last support is within 12 inches of the same.

This is in order to relieve terminals of strain due to the weight or pull of conductors. In no case, however, must any wire, if accidentally disconnected from its terminal, be liable to come into dangerous proximity to any conducting material. A similar precaution must be taken wherever one conductor is tapped off another, as in "T" joints and cord pendants, in order that the point of junction may be relieved from strain.

(j.) Wires of No. 8 B. and S. gauge or over must not be supported on split knobs.

Solid knobs or strain insulators must be used for all wires at the ends of runs where conductors are terminated. Except with high potentials, split knobs or cleats must be used for the support of conductors smaller than No. 8 B. and S. gauge, except at the ends of runs.

Knobs or cleats which are arranged to grip the wire must be fastened by screws, which must be long enough to penetrate the woodwork not less than one-half the length of a knob and fully the thickness of a cleat. The screws must be of the largest gauge appropriate to the holes in the insulators.

- (k.) Unused ends of insulated conductors, such as those at switch and fixture outlets, must not be left uninsulated.
- (1.) In dark rooms, lavatories, basements, and places where a person would be liable to receive a shock when handling electric fittings, the shells of sockets, pendant switches, plugs, and receptacles must be of porcelain or other approved insulating material, unless the fixtures or sockets. etc., are out of reach or controlled by wall switches.

2. Services and Service Meters.

Under this heading are included rules covering the installation of all service-wires, either overhead or underground, and the fittings in connection therewith, brought into or attached to any building for the supply of electrical energy thereto.

(a.) An approved switch and cut-out must be placed on all service wires, whether these be overhead or underground. Such switch and cut-out must be located inside the building at the nearest accessible point to the place where the service-wires enter, and they must be arranged to cut off the entire current from the circuits which they control.

The arrangement of cut-out and switch must be such that the service-wires first enter the former, and both must cut off current from all devices, including meters.

In private plants the yard-wires running from building to building are not considered as servicewires, so that switches and cut-outs would not be required in each building at the point of entry, provided that—

1. There are other switches conveniently located on the mains, or that the generators are at hand.

- 2. The next cut-out back is small enough to properly protect the wires inside the building in question.
 - (b.) Service cut-outs must always be enclosed in an approved iron or steel box and scaled under the control of the supply authority.

This will not prevent the consumer from controlling his own branch fuses, or even auxiliary service-fuses, but the main source of supply must be equipped with fuses under seal which must not be broken, except by the supply authority.

In order to obviate the inconvenience which would otherwise be caused, should the servicefuses blow rather than the consumer's own fuses, the former may be of slightly higher rating than that which would be necessary to properly protect the installation.

(c.) Where the potential exceeds 150 volts all live parts of service equipment, including cut-outs, switches, and meters, must be so protected that accidental contact therewith will be effectually prevented.

Where such apparatus is located in any portion of a building not accessible to other than authorized persons, such as the electric service-room, engine-room, or any similar location, where it would be under the care and operation of skilled persons, or people familiar with the nature of such apparatus, it will be considered as complying with the rule. In other locations, such as residences, or any other building where any one would be likely to come accidentally in contact with live parts, or where conducting material might be liable to fall across the live parts, or to be accidentally brought into contact with same, such apparatus must be enclosed in an approved cabinet.

Certain enclosed forms of switches which can be operated by a handle without removing the cover are on the market, and are considered preferable to enclosure in a cabinet, as are also similar forms of combined switches and cut-outs.

(d.) Must be protected against moisture and mechanical injury, and all combustible material must be kept from the immediate vicinity of the point of entrance in a building.

(c.) Not more than one service of the same potential must be run from overhead into any building from the same system, except as hereinafter provided.

Unless it can be demonstrated that compliance with this requirement in any particular instance is impracticable, the rule must be observed.

This rule is to prevent indiscriminate and unnecessary multiplication of services entering buildings from overhead, which becomes a serious menace to firemen and greatly increases the risk of fire to the building itself.

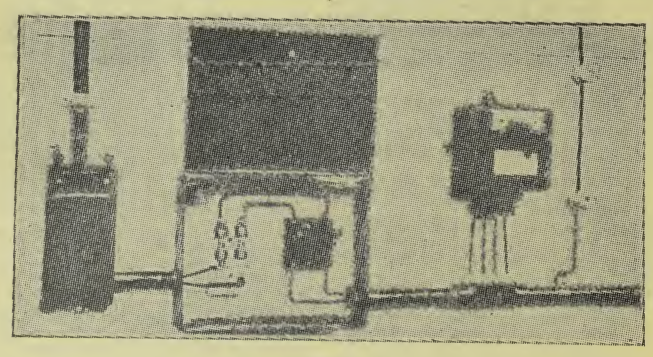


Fig. 2.

Where connected to other than a conduit system, the inside as well as the outside end of a servicepipe must be provided with approved fittings, which bush the wires separately with porcelain at the point of issue.

In all cases the pipe must be securely attached to the outside wall of building, and, unless circum-

so that the service head will be at least 20 feet from the ground. The pipe is to be permanently and effectually grounded as for conduit systems.

Where short lengths of conduit are used to bring in service-wires, the same general precautions must be observed, except that, where the potential does not exceed 650 volts, and where they cannot be stances will not permit, it must be continued up, reached from the ground outside, or touched by a person standing on or in contact with any material, either inside or outside the building through which any one would be liable to receive a shock, such short lengths need not be grounded.

All holes made in walls for the insertion of service-pipes must be effectually closed around the pipe, so as to prevent water from following along the outside of the pipe into the building.

Suitable stand-pipes must therefore be installed in any building where electric services are required in various parts thereof.

(f.) Overhead service-wires, where they cuter buildings, must have drip-loops outside, and the holes through which the conductors pass must be bushed with incombustible, non-absorptive insulating tubes slanting upwards towards the inside.

Where possible, these tubes must be kept apart a distance of not less than 12 inches; in no ease less than 6 inches for low potentials, and never less than 12 inches for high potentials.

For low-potential systems the service-wires may be brought into buildings through a single iron conduit; the conduit to be equipped with an approved service head.

Great eare must be exercised in bringing servicewires through conduit, especially where such wires are not protected by fuses outside the building, as short circuits between the wires or between the wires and pipe produce serious areing, and consequeut danger of fire.

Special care must be taken when drawing in conductors to prevent any abrasion of the insulation, and the joints in the pipe must be water-tight.

In all cases the service conduit pipe must, where conduit wiring is used inside a building, enter a steel cabinet enclosing the main fuses, etc. It is necessary that this cabinet be installed in such a way that there will be none of the service conduit projecting through the wall, other than is required for attachment directly to the cabinet, either by threading or by lock nuts. (See Fig. 2.)

- (g.) That portion of service-wires from service cut-outs to the point at which they join an aerial service must in no case have a current-carrying capacity less than that of No. 12 B. and S. gauge copper wire, and such capacity must in no case be less than that of the consumer's mains connected thereto.
- (h.) Where the difference of potential between any two wires or between any wire and ground in a service-pipe is between 150 and 650 volts, such wires must not only comply with all rules for conduit wiring, but the insulation must be that required for the primary voltage of the line, and in no case less than that required for operating under 2,500 volts.

This rule is necessary owing to the fact that service-wires usually are not protected, as is the ease with inside wires, and any short circuit between wires and the pipe, or leakage to ground, may result in serious damage. The rule therefore requires that for sizes larger than No. 12 B. and S. gauge the wire be stranded, rubber-covered, with a double braid, not drawn in until all mechanical work on the pipe is finished, and the rubber insulation to be of the high-voltage grade.

- (i.) Where the difference of potential is between 650 and 3,500 volts, and where services from overhead lines are brought into buildings, the following requirements must be observed:—
 - 1. The point where overhead wires enter conduit must not, where practicable, be less than 20 feet from the ground.
 - 2. Conductors must be lead-sheathed, and the insulation must in no case be of a grade lower than that required for 3,500 volts.
 - 3. Conduit and sheathing must be well bonded and permanently and effectively grounded.
 - 4. Must, where wires issue from sheathing, be protected from moisture by a pothead or other approved device.

- 5. Service-wires must be so located that they cannot be reached from any window or balcouy or other points wherefrom any unauthorized persons might be able to touch them; or otherwise they must be properly protected, so that the same object will be attained.
- (j.) Must not be so arranged as to shunt the current through a building around any catch-box.
- (k.) Where an underground service enters a building through tubes, the tubes must be tightly closed at outlets with asphaltum or other non-conductor, to prevent gases from entering the building through such channels.
- (1.) No underground service from a street to a building shall supply more than one building, except by written permission from the Inspector.
- (m.) In any case where au iustallation, or portion thereof, is arranged to be supplied with current from two or more different sources, the switch, or switches, employed to control the supplies to such installation must be so constructed or arranged that it will be impossible for any one to accidentally switch on current from one source before that from another has been cut off.

The above rule would not prevent the paralleling of two services from the same source of supply, but is intended to prevent entirely different systems from becoming crossed with each other.

(n.) Service meters must be located where they will be accessible, and as near the service switch and fuses as circumstances will permit. Unless otherwise enclosed in a fire-proof cabinet, they must be mounted in such a way that, should they become abnormally heated through accident, overload, or other cause, they could not communicate fire to any adjacent combustible material.

To attain this end it is necessary to provide a suitable meter-board, covered with ½ inch asbestos eard, the full size of the board.

Where the difference of potential between auy two conductors does not exceed 150 volts, and where this board is not in such a location that the apparatus thereon would become a source of danger to unauthorized persons (see Rule (c)) it may be uncovered, as shown.

Where these conditions do not obtain aud it is necessary to cover such apparatus, it must be treated in the manner illustrated in Fig. 2.

In the case of conduit, armoured cable, or metalmoulding wiring, the cabinet must be of iron or steel, but with open wiring, etc., it may be of wood, or other approved material, if properly lined with suitable fire-proof material.

The examples illustrated in the foregoing cuts, while showing the general requirements of the rule, need not be adhered to in all details of design, so long as the general principle is carried out. For instance, the cabinet shown in Fig. 2 may be large enough to accommodate not only the main switch and fuses, but also the meter and, if desired, a number of branch cut-outs.

3. Low Potential Work.

(10 to 650 Volts.)

Any circuit attached to any source of power which develops a difference of potential between any two wires of over 10 volts and less than 650 volts shall be considered as a low potential circuit, and as coming under this class. General.

(a.) Wires, when entering cabinets, must be protected by approved bushings, which fit tightly the holes in the box and are well secured in place.

The wires should completely fill the holes in the bushings, so to keep out dust; tape may be used to build up the wires if necessary. In concealed knob and tube work, approved flexible tubing will be accepted in lieu of bushings, provided that it extends from the last porcelain support into the cabinet.

(b.) Wires must not be laid in plaster, cement, or similar finish, and must never be fastened with staples.

(c.) Must not be fished for any great distance, and only in places where an Inspector can satisfy himself that the rules have been complied with.

(d.) Twin wires must never be used except in conduit or where flexible conductors may be

necessary.

(e.) Conductors must, where exposed to mechanical injury, be suitably protected.

When crossing floor timbers in cellars, or any rooms where they might be exposed to injury, the wires must be attached by their insulating supports to the under-side of a wooden strip, not less than ½ inch in thickness, and not less than 4 inches in width. Instead of running boards, guard strips on each side of and close to the wires will be accepted. These strips are to be not less than ½ inch in thickness, and at least as high as the insulators.

Protection on side-walls must extend not less than 5 feet from the floor, and must consist of substantial boxing, retaining an air-space of not less than 1 inch around the conductors, closed at the top (the wires passing through bushed holes), or approved metal conduit or pipe of equivalent

streugth must be used.

When metal conduit or pipe is used, the insulation of each wire must be reinforced by approved flexible tubing extending from the insulator next below the pipe to the one next above it, unless the conduit be installed according to the rules on conduit wiring (Rules (c) and (c) thereof excepted) and the wire is approved for conduit use. The two or more wires of a circuit, each with its flexible tubing (when required), must be placed within the same metal pipe. Special permission for deviation from this last requirement may be granted in the case of direct-current circuits.

In damp places, wooden boxing may be preferable, because of the precantions which would be necessary to secure proper insulation if metal pipe were used. With this exception, however, metal piping is considered preferable to the wooden boxing; it is especially suitable for the protection of wires near belts, pulleys, etc.

(f.) Wires, when run in roof spaces, will be cousidered as concealed, and when run in close proximity to water tanks or pipes will be considered as exposed to moisture.

Wires in such spaces are considered as exposed to mechanical injury, and must not be run on knobs on the upper edges of joists.

Open Wiring.

(a.) Wires must have approved rubber, slow-burning weather-proof, or slow-burning insulation.

A slow-buruing covering, that is, one that will not carry fire, is considered good enough where the wires are entirely on insulating supports. Its main object is to prevent the conductors from coming accidentally into coutact with each other or anything else.

Where rubber insulation is used and covered with a flame-proof or other braiding, such braiding or flame-proofing must be stripped back on all wires or cables, a sufficient amount to give the necessary insulation distances for the voltage of the circuit on which such wires are used. This requirement applies with equal force to joints in wires or cables, or where such conductors are sweated into connectors or lugs.

(b.) Sub-bases of incombustible, non-absorptive insulating material, which will separate the wires at least ½ inch from the surface wired over, must be installed under all snapswitches used in exposed knob and cleat

work.

Concealed Knob and Tube Work.

(a.) All wires must have an approved rubber insulating covering.

(b.) Wires must be rigidly supported at a distance of at least 1 inch from the surface wired over, and must be kept at least 5 inches apart.

They should preferably be rnn singly on separate timbers, or studding, and must be separated from contact with walls, floors, timbers, and partitions, through which they may pass, by tubes of incombustible, non-absorptive insulating material, such as glass or porcelain. Wires passing through the

cross-timbers in plastered partitions must be protected by an additional tube extending at least 4 inches above the timber.

At distributing centres, ontlets, or switches, where space is limited, and the 5-inch separation cannot be maintained, each wire must be separately encased in a continuous length of approved flexible tubing.

- (c.) When, in a concealed knob and tube system, it is impracticable to place the whole of a circuit on incombnstible supports of glass or porcelain, that portion of the circuit which cannot be so supported must be installed with approved metal condnit, or approved armoured cable; except that if the difference of potential between the wires is not over 300 volts, and if the wires are not exposed to moistnre, they may be fished if separately encased in approved flexible thbing, extending in continuous lengths from porcelain support to porcelain support, from porcelain support to outlet, or from outlet to ontlet, and wires must, except where taps are necessary, be in continuous lengths, without joints throughout.
- (d.) When noing either conduit or armoured cuble in combination with concealed knob and tube work, the requirements for either conduit work or armonred cable work must be complied with, as the case may be.
- (e.) Wires must, at all outlets, except where conduit is used, be protected by approved flexible tubiug, extending in continuous lengths from the last porcelain support to at least 1 inch beyond the outlet.

The proper finishing of wires at ontlets is of great importance, more especially when used in con-

junction with gas-pipes.

From the last insulator to a point below the finish of ceiling, each wire must be separately enclosed in continuous approved flexible tubing, and some suitable method must be adopted to prevent this tubing from becoming detached from the wires. Taping them to the gas-pipe is not approved, as it may be necessary to twist or screw out the gas-pipe at some time; this might seriously injure the wires, or water might lodge between the tubing and the pipe, and lead to trouble.

The nse of two ontlet boards set on an angle of 90 degrees is regarded as reliable and satisfactory, and its nse is advocated, nnless an approved device is used which will effectnally clamp the flexible thing in place.

Where gas is used, the flexible tubing must be long enough to reach below the grounded portion of the insulating joint.

Where the surface at any outlet is broken, it must be repaired, so as to leave no holes or open spaces at such outlet.

When it is impracticable to insert the outlet boards described above, as might be the case in knob and tube work installed after plastering or decorating is completed, wooden base-blocks, not less than ¾ inch in thickness, securely screwed to lathing, must be provided for switches, and also for fixtures which are not attached to gas-pipes or conduit.

It is snggested that approved outlet boxes be installed at all outlets in concealed knob and tube work, the wires to be protected by approved flexible tubing, extending in continuous lengths from the last porcelain support into the box. In such cases the wires must be protected in the manner described above.

Interior Conduit Work (Rigid and Flexible).

- (a.) No rigid conduit tube having an internal diameter of less than \(\frac{1}{2} \) inch must be used. Measurement must be taken inside the conduit.
- (b.) Must be continuous from outlet to outlet or to junction boxes or cabinets, and the conduit must properly enter, and be secured to all fittings, and the entire system must be mechanically secured in position.

In the case of service connections and main runs, this involves running each conduit continuously into a main ent-out cabinet, or gutter surrounding the panel board, as the case may be. (See Fig. 2.)

Where lock-nuts are used to secure conduits to outlet or other boxes, there must be one on each side of the wall of the box which will secure the conduit to the box, unless the bushing is of hard metal and securely screwed to pipe.

(c.) Except flexible steel conduits of the built-in type, must be first installed as a complete conduit system, without the conductors.

The dimensions of the conduit and the arrangement of the conduit system as a whole must be such that the conductors may be drawn and withdrawn without injury.

(d.) Must be equipped at every outlet with an approved outlet box or plate.

At exposed ends of conduit (but not at fixture outlets) where wires pass from the conduit system without splice, joint, or tap, an approved fitting having separately bushed holes for each conductor is considered the equivalent of a box.

Outlet plates must not be used where it is practicable to install outlet boxes.

The outlet box or plate must be so installed that it will be flush with the finished surface, and, if this surface be broken, it must be repaired so that no gaps or open spaces will show around the edge of the outlet box or plate.

In buildings already constructed, where the conditions are such that neither outlet box nor plate can be installed, these appliances may be omitted by written permission of the Inspector, provided that the conduit ends are bushed and secured.

It is suggested that outlet boxes and fittings having conductive coatings be used in order to ensure better electrical contact at all points throughout a conduit system.

(e.) Metal conduits, where they enter junction boxes and at all outlets, etc., must be provided with approved bushings or fastening plates fitted so as to protect wires from abrasion, except when such protection is obtained by the use of approved nipples, properly fitted in boxes or devices.

(f.) Must have the metal of the conduit permanently and effectually grounded to waterpiping, gas-piping, or to a suitable groundplate. If connections be made to gas-piping they must be on the street side of the meter.

If the conduit system consist of several separate sections, the sections must be bonded to each other and the system grounded; or each section may be separately grounded, as required above.

Where short lengths of conduit (or pipe of equivalent strength) are used for the protection of exposed wiring on side-walls, and such conduit, or pipe, and wiring is installed as required by Rule (c), "General," "Low Potential Work," the conduit or pipe need not be grounded.

Conduit and gas pipes must be securely fastened in outlet boxes, junction boxes, and cabinets, so as to seeme good electrical connection.

If conduit, couplings, ontlet boxes, junction boxes, cabinets, or fittings, having a protective coating of non-conducting material, such as enamel, be used, the coating must be thoroughly removed from threads of both couplings and conduit and also from surfaces of boxes, cabinets, and fittings where the conduit or ground clamp is secured in order to obtain the requisite good connection.

(y.) Pull-in and junction boxes must always be installed in such a manner as to be accessible.

(h.) All elbows or bends must be so made that the conduit or lining of same will not be injured.

The radius of the curve of the inner edge of any elbow must not be less than $3\frac{1}{2}$ inches on rigid circuit, nor less than $1\frac{1}{2}$ inches on flexible conduit or armouring. Conduit must not for draw-in systems have more than the equivalent of four quarter-bends from outlet to outlet.

(i.) Wires used in conduit must have an approved rubber insulating covering, and must within the conduit tubing be without splices or taps.

Attention is here drawn to the fact that insulation rubber covering for use in unlined conduits must be double-braided.

(j.) In all sizes larger than No. 12 B. and S. gauge, wires must be stranded.

Exception may be made in straight runs, if without any bends or offsets, where larger solid conductors could evidently be drawn and withdrawn without injury.

(k.) Conductors must not be drawn in until all mechanical work on a building has been, as far as possible, completed.

Conductors in vertical conduit risers must be supported within the conduit system in

accordance with the following table:

No. 14 to every 100 feet.

No. 00 to 0000 every 80 feet. No. 0000 to 350,000 c.m. every 60 feet. 350,000 c.m. to 500,000 c.m. every 50 feet. 500,000 c.m. to 750,000 c.m. every 40 feet. 750,000 c.m. every 35 feet.

The following methods of supporting cables are recommended:—

1. A turn of 90 degrees in the conduit system will constitute a satisfactory support.

2. Junction boxes, in which insulating supports of approved type must be installed and secured in a satisfactory manner, may be inserted in the conduit system at the required intervals, so as to withstand the weight of the conductors attached thereto. Such boxes must be provided with proper covers.

3. Cables may be supported, in approved junction boxes, on two or more insulating supports so placed that the conductors will be deflected at an angle of not less than 90 degrees, and carried a distance of not less than twice the diameter of the cable from their vertical position. Cables so suspended may be additionally secured to these insulators by tie wires.

Other methods if used must be approved by the Inspector.

(1.) Must have the two or more wires of a circuit drawn in the same conduit.

Special permission to deviate from this rule may be given in the case of direct-current circuits if compliance with the rule be impracticable in some particular instance.

(m.) The same conduit must not contain more than four two-wire or three three-wire circuits of the same system, except by written permission of the Inspector, and must never contain circuits of different systems.

MOULDING WORK,

(a.) The use of wood moulding is not permitted.

(b.) For metal moulding, wires must have an approved rubber insulating covering, and must be in continuous lengths from outlet to outlet, or from fitting to fitting, no joints or taps being made in the moulding.

Where joints or taps are necessary, fittings approved for the purpose must be used. Under this rule, wires having a single braiding with a water-proof finish may be employed.

- (c.) Metal mouldings must not be used for circuits carrying more than 1,320 watts.
- (d.) The two or more wires of a circuit must be installed in the same moulding as required for conduit. (See "Conduit," Rule (b).)
- (e.) Must be continuous from outlet to outlet, to junction boxes or to approved fittings designed especially for use with metal mouldings, and must at all outlets be provided with approved terminal fittings which will protect the terminal insulation of conductors from abrasion, unless such protection is afforded by the construction of the boxes or fittings.
- (f.) Where passing through a floor must be carried through an iron pipe extending from the ceiling below to a point 5 feet above the floor.

This will serve as an additional mechanical protection and exclude moisture often prevalent in such locations.

In residences, office buildings, and similar locations, where appearance is an essential feature and where the mechanical strength of the moulding itself is adequate, this ruling may be modified to require the protecting piping from the ceiling below to a point at least 3 inches above the flooring.

- (g.) Backing must be secured in position by screws or bolts, the heads of which must be flush with the metal.
- (h.) Must be grounded and bonded in the same manner as required for condnit.

The general rules under conduit must be observed; that is to say, the metal of the moulding and gas pipes must be securely fastened at outlet boxes, and where metal mouldings, couplings, etc., have protective coatings of non-conducting material, such coatings must be thoroughly removed from the snrface of boxes, fittings, etc., at the point where a ground-clamp is secured, and wherever else it may be necessary to make other good bonds or connections.

4. High Potential Work.

(650 to 3,500 Volts.)

(a.) Open wiring must never be employed unless it can be so located or protected as to be inaccessible to unauthorized persons, and only approved rubber-covered wires may be used.

Must always be in plain sight and never encased, except where required by the Inspector.

(b.) Where open wiring is permitted, all such rules in Section B as are applicable thereto, such as separation of wires from surface wired over and from each other, supporting, soldering, taping, and general protection, must be observed.

This rule applies with equal force to wires run in conduits or tile ducts. Special care must be taken to prevent abrasion or destruction of the lead sheathing or the insulation on conductors. The grounding of metal conduit pipes must be carried out with the greatest care, as it not only forms a protection from fire, but is very necessary as a protection to life.

(c.) Except where open work is permitted, wiring should be in the form of multiple conductor, metal-sheathed cable, run in approved unlined metal conduit firmly secured in place.

The metal sheath, as well as the conduit, must be permanently and effectually grounded, and the rest of the conduit installation must conform to the rules for interior conduit, except that at outlets bushings must be used.

The insulation of the several conductors for high potential work where leaving the metal sheath at outlets must be thoroughly protected from moisture and mechanical injury. This may be accomplished by means of a pot-head or some equivalent device.

The conduit must be substantially bonded to the metal casings of all fittings and apparatus connected to the high-tension installation.

It is also permissible to run high potential cables, such as above, underground, or in the floors of fire-proof rooms in tile ducts. Such conductors must be lead-sheathed unless the ducts can be kept permanently dry, in which case rubber insulation, as approved for conduit work, may be employed. Ducts must in all cases be so laid as to be properly drained.

(d.) All live parts of apparatus must be so placed or protected that they will be inaccessible to unauthorized persons.

With high voltages this rule must be very rigidly observed, and the term "inaccessible" in this instance must be interpreted in a much stricter sense than is required with lower voltages; i.e., that the touching of any live parts even deliberately by unauthorized persons must be rendered difficult; and it must not be possible, even for authorized persons, to touch any live parts accidentally.

So far as is practicable, high potentials must be confined to some particular section of a building to which unauthorized persons have no access; but where this is impossible, all live parts must be completely covered up or otherwise enclosed in such a manner that it will be impossible for any unauthorized person to come into dangerous proximity thereto.

III. WIRING UNDER SPECIAL CONDITIONS.

The rules under this heading must be observed in place of or in addition to (as the case may be) the preceding rules.

1. In Damp Places.

(a.) In all damp places special attention must be paid to the matter of insulation in order to minimize danger of shock and fire.

As, in damp premises, all walls and other parts of a building are more or less conductive, and the atmosphere is moisture-laden, thereby rendering the electrical apparatus damp, precautions are necessary to ensure effective insulation, because electric shocks, under such circumstances, are of a more serious nature, and leakage is more liable to occur.

It is important that only insulators having a large leakage surface be used, as, owing to the moisture on the insulators, their insulating property is greatly reduced. The use of the ordinary type of split knob is not approved, and only those types in which the supporting screw is entirely surrounded by porcelain throughout the length of the knob, thereby preventing possible contact of the wire with the screw, will be accepted.

In addition to the foregoing, it is also necessary to obviate all possibility of conductors coming into contact with walls, etc., as the effects of chemical action might be serious.

An excellent method of supporting wires in damp places, or where they may be subjected to drip, is to attach their insulators to running boards or wire troughs, these troughs being coated with some form of moisture-proof paint; this not only affords increased mechanical protection to the wires, but protects them very largely from dripping water.

Glass or porcelain tie knobs are also approved, as well as petticoat insulators. The latter, however, must not be fixed in an inverted position.

(b.) All circuits in damp situations must, where practicable, be so arranged that all pressure can be cut off from a point outside the damp area.

In the case of chill rooms and like places, which are generally closed up and left unattended, the circuits must be so controlled from a point outside.

Defects on installations in damp places are liable to occur more frequently than in dry situations, and it is therefore desirable that those sections of an installation should be arranged to be easily disconnected from the remainder.

- (c.) Wires must have an approved rubber insulating covering unless load-sheathed conductors be used.
- (d.) Wiring on insulators or knobs and tubes must not be employed in concealed situations.

As, no matter what precautions be taken, the insulation of conductors is liable in damp places to suffer more rapid deterioration than in dry, it is undesirable to install wiring on insulators, etc., in concealed places.

(e.) Flexible cords must not be used unless served with an outer, braided, water-proof

The insulation must be at least ³/₆₄ inch thick, and the braided covering must be either thoroughly saturated with a moisture-proof preservative compound, or be enclosed in an outer, braided, moisture-proof preservative covering the whole.

(f.) Wooden and metal mouldings must not be used.

(g.) For potentials over 650 volts all insulated conductors must have a lead covering.

As a general rule, higher potentials than 650 volts should not be employed at all in damp premises, but it might be necessary, for example, to carry a conductor of higher potential through a damp section to a place beyond, and it should, in such a case, be lead-covered, as this affords the best protection against moisture.

(h.) All apparatus, fittings, fixtures, etc., must be of water-proof design, or enclosed in suitable water-proof covers or cabinets.

Local circumstances will indicate the type of enclosure applicable.

(i.) Only "weather-proof" sockets must be used.

Unless attached to fixtures, they must be hung by separate stranded, rubber-covered wires, not smaller than No. 14 B. and S. gauge, which should preferably be twisted together when the pendant is over 3 feet long.

These wires must be soldered direct to the circuit wires, but supported independently of them.

- (j.) Where the insulation of switches and cutouts would be seriously affected by moisture, vapour, or dripping water, they must be mounted on porcelain knobs or their equivalent, such as will furnish an airspace of not less than 1 inch between the back of the cut-out or switch and the surface to which it is attached.
- (k.) All live parts of apparatus must be so placed or protected that they cannot be accidentally touched by unauthorized persons.
- (1.) All exposed metal parts or apparatus, fittings, fixtures, etc., which do not carry current, including supports, covers, and the like, must, for all potentials, be permanently and effectually grounded.

Grounding of exposed metal parts which do not earry current is necessary in damp places for all potentials, and not only for those above 300 volts already required under ordinary conditions.

(m.) Flexible-steel conduits must not be used in damp places unless the conductors contained therein are lead-sheathed, and all junction boxes and other outlet points can be filled or otherwise rendered water-tight.

In laying out wiring installations in damp places, in addition to the foregoing rules, the following points must be observed.

All joints in conductors must be carefully made and thoroughly finished with an approved compound in order to prevent introduction of moisture to the conductors at such points.

Where possible, short weather-proof drop-lights should be used, provided with either porcelain or hard-rubber pigtail soekets.

Rubber rings should be run on all sockets around lamp-bases to prevent the introduction of moisture to the sockets, and the sockets should be provided with suitable lamp guards.

In locating switch and cut-out cabinets, where practicable, they should be placed outside the damp area, such as in an adjoining room or passage-way.

Where conduit work may be permitted in certain sections of damp places, where it is difficult to otherwise protect the wires from mechanical injury, the conduit must be well threaded and leaded, and all lights must be in approved vapour-proof globes of such construction that moisture cannot enter the globes or the points at which they are connected to the conduit system.

All woodwork used in the construction of wire troughs, guard strips, cabinets, or boxing-in for wires must be well painted with moisture-proof paint, to prevent, as far as possible, the absorption of moisture.

While Rule (d) does not permit the use of wires in concealed places on knobs and tubes, it is not intended to prevent the provision of sufficient mechanical protection, e.g., wooden boxing, so long as the wires may be readily got at by the removal of such protection.

- 2. In premises containing Corrosive Liquids or Vapours.
 - (a.) In premises containing corrosive liquids or vapours, special care must be taken to protect all materials used in installations against destructive chemical action.

All apparatus, fittings, fixtures, etc., must either be in themselves capable of resisting corrosive action, or they must be efficiently protected against chemical injury by means of a suitable impregnation or coating, or they must be completely enclosed in vapour-tight, non-corrosive covers.

Bare conductors must either be made of some metal which will not suffer corrosion under the conditions prevalent in any particular case, or they

must be galvanized, varnished, or otherwise efficiently protected.

Insulated conductors must either have an insulation which will not corrode, or an extra covering or coating of some suitable material must be provided in addition to the insulation.

Conductors for portable apparatus, and twisted conductors for cord pendants, etc., must be protected by a cover which is both water-tight and non-corrosive.

No hard-and-fast rules can be laid down as to what are the most suitable materials to employ in any premises where corrosive liquids or vapours are present, the requirements depending on the particular circumstances of each case.

Copper and lead are both readily attacked by nitric acid, although hydrochloric and sulphuric acids have but little effect upon them. Aluminium is practically unaffected by nitric acid, while hydrochloric acid has some corrosive action upon it. Zinc, unless quite pure, is readily attacked by sulphuric and hydrochloric acids. These examples will serve to show that it would be impossible to formulate general rules which would cover all conditions.

In some cases it may be necessary to take due precautions in the choice of materials employed for supporting any electrical apparatus, wires, etc.

For example, iron screws might be subject to a very rapid corrosion, thus rendering them unreliable as a means of support, whereas brass screws, nnder the same conditions, might be quite satisfactory.

(b.) The question of insulation must be also given very careful consideration, as, where corrosive liquids and vapours are present, leakage is likely to take place to a greater extent even than in ordinary damp places.

Wires must be supported on insulators, which will provide a separation from the surface wired over of at least 1½ inches; this distance may be required to be increased considerably, especially where the potential exceeds 300 volts. In all instances petticoat insulators would be preferable to those of any other form.

Increased spacing is desirable between conductors and between all live parts at different potentials and may be essential, in order to reduce leakage to a reasonable degree.

(c.) Potentials exceeding 650 volts must not be employed for either power or lighting.

In the premises to which these rules refer, even with the greatest precautions, corrosion is liable to occur, thus greatly increasing the risk of shock and fire, especially with high voltages.

- (d.) Wooden or metal mouldings must not be employed.
- 3. In Premises containing Explosive Materials.
 - (a.) In premises containing explosive material all sparking or areing must be entirely obviated or must be so isolated that risk of explosion from this cause will be reduced to a minimum.

The rules under this section refer chiefly to such materials as give off explosive vapours, such as gasolene, etc., in the presence of which it is evident that any sparking or arcing which might occur would be highly dangerous. As such gases find their way into the inside even of so-called gastight cases, no apparatus in the operation of which sparking or arcing is liable to occur must be placed in premises where such gases are present, as an explosion might take place inside, destroying the case and igniting the gas outside. Such gastight cases may, however, be employed in premises where only such materials as coal or flour dust, etc., are present in the atmosphere.

(b.) Except as provided for under Rule (g), "Installations in Damp Places," potentials exceeding 300 volts must not be employed.

(c.) Only armoured cable or steel conduit systems may be employed.

Open wiring, either bare or insulated, is easily damaged, and therefore unsuitable. Bare conductors are manifestly inadmissible in such premises, as also is metal moulding, as this latter cannot be made gas-tight; if, on account of any

defects, sparking should occur, a serious explosion might take place. Where conduit wiring is used, only those forms of vapour-proof globes must be used which become part of the conduit system, and together with the conduit system must be entirely gas-tight throughout.

If the draw-in system of conduit be used, it must be what is known as "rigid metal." If it is desired to use flexible steel conduit, it must not be of the draw-in type, but of the style known to the trade as "B.X. Cable," being a multiple conductor contained in an impregnated braiding, the whole being closely wound with steel armouring.

The same precautions in attaching such cables to fittings must be observed as are called for in the foregoing requirements for rigid conduit; that is to say, effective means must be adopted to prevent the entry of fumes or gases at junction or outlet points.

(d.) All commutating and slip-ring motors must be totally enclosed if highly explosive vapours be present.

Short-circuited rotor motors need not be so enclosed.

Asynchronous motors, with wound rotors, need only have the slip-rings enclosed.

- (e.) Motor-starting devices, with movable contacts, must be enclosed in gas-tight cases.
- (f.) Resistances must be either placed outside the danger zone or enclosed in gas-tight cases thoroughly ventilated to the outside air.
- (g.) Only incandescent lamps must be used. Arc. Norst, or similar lamps must not be employed.
- 4. In Theatres and Moving-picture Establishments.
 - (a.) Electrical apparatus and equipment, situated in any part to which the public is admitted, must only be accessible to authorized persons.

To attain this object, all apparatus, etc., must be protected by a cover, or placed in a cabinet, and so locked or secured that it cannot be touched or operated by unauthorized persons; or it must be remote from access.

(b.) Where supply may be obtained from two separate street mains, two separate and distinct services must be installed, one service to be of sufficient capacity to supply current for the entire equipment of the theatre, while the other service must be of sufficient capacity to supply current for all emergency lights. Where supply cannot be obtained from two separate sources, the feed for emergency lights must be taken from a point on the street side of the main service fuses. By "emergency lights" is meant exit lights and all lights in lobbies, stirways, corridors, and all portions of a theatre to which the public has access, which are normally kept lighted during the performance,

Where the source of supply is an isolated plant within the same building, an auxiliary service, of at least sufficient capacity to supply all emergency lights, must be obtained from some outside source; or a suitable storage battery within the premises will be considered the equivalent of such service.

(c.) All lamps and luminous radiators on the stage side of the curtain, including those used in dressing-rooms, must be protected by suitable guards.

Stage.

(d.) All permanent wiring on the stage side of the proseenium wall, including that in dressing-rooms, except as hereinafter provided, must be in approved conduit, or armoured cable must be used.

Switchboards.

(c.) Where accessible from the stage level, must be protected by a suitable guard-rail to prevent accidental contact with live parts on the board.

Foot-lights.

(f.) Must be wired in approved conduit, or armoured cable must be used; each lamp receptacle must be enclosed within an approved outlet box, or the lamp receptacles may be mounted in an iron or steel box. The metal used for such boxes must be of a thickness not less than No. 20 U.S. sheet-metal gauge; it must be treated to prevent oxidation and the boxes must be so constructed as to enclose all the wires. Wires must be soldered to the lugs of receptacles.

Must be so wired that no set of lamps requiring more than 1,320 watts nor more than 24 receptacles shall dependant upon one cut-out.

Borders and Prosecnium Side-lights.

(g.) 1. Must be constructed of steel of a thickness not less than No. 20 U.S. sheetmetal gauge, treated to prevent oxidation, suitably stayed and supported and so designed that the flanges of reflectors will protect the lamps.

2. Must be so wired that no set of 2. Must be so wired that no set of lamps requiring more than 1,320 watts nor more than 24 receptacles shall be de-

pendent upon one cut-out.

3. Must be wired in approved conduit, or armoured cable must be used; each lamp receptacle must be enclosed within an approved outlet box, or the lamp receptacles may be mounted in an iron or steel box, the metal of which must be of a thickness not less than No. 20 U.S. sheet-metal gauge and treated to prevent oxidation. Such boxes must be so constructed as to enclose all wires, which latter must be soldered to the lugs of receptacles.

4. Must be provided with suitable guards to prevent scenery or other combustible material from coming in contact with

the lamps.

5. Cables for borders must be of approved type and suitably supported; conduit construction must be used from the switchboard to the point where cables must be flexible to permit of the raising and lowering of the borders.

6. For the wiring of the border proper, wire having approved slow-burning insulation

must be used.

7. Borders must be suitably suspended, and if a wire rope be used, at least one strain insulator must be inserted at the border.

Stage and Gallery Pockets.

(h.) Must be of approved type, controlled from the switchboard; each receptacle must be of not less than 35-ampere rating for arc lamps nor 15-ampere for incandescent lamps, and be wired for its full rating. Arc pockets must be wired with conductors not smaller than No. 6 B. and S. gauge, and incandescent pockets with not less than those of No. 12 B. and S. gauge.

l'lugs for arc and incandescent pockets must not be interchangeable.

Scene Docks.

(i.) If lamps be placed in scene docks, they must be so located and installed that they will not be liable to suffer mechanical injury.

Curtain Motors.

(j.) Must be of iron-clad type.

Control of Stage Flues.

(k.) In cases where dampers are released by an electric device, the electric circuit operating it must be normally closed.

The magnet operating the damper must be wound to take full voltage of the circuit to which it is connected, using no resistance device, and must not heat more than the normal for apparatus of similar construction; it must be located in the loft above the scenery and be installed in a suitable iron box with a tight self-closing door.

Such dampers must be controlled by at least two standard single-pole switches mounted within approved iron boxes provided with self-closing doors, without lock or latch, and located, one at the electrician's station, and others as designated by the Inspector.

Dressing-rooms.

(1.) All pendant lights must be equipped with approved reinforced cord, armoured cable, or steel armoured flexible cord.

Portable Equipment.

(m.) Arc lamps used for stage effects must conform to the following requirements:—

1. Must be constructed entirely of metal, except where the use of insulating material is necessary.

2. Must be substantially constructed, and so designed as to provide for proper ventilation and prevent sparks from being emitted from the lamps when they are in operation; mica must be used for frame insulation.

3. The front opening must be provided with a self-closing hinged door-frame, in which wire gauze or glass must be inserted, except in the case of lens lamps, where the front may be stationary, and a solid door must be provided on the back or side.

4. Must be so constructed that neither carbons nor live parts will be brought into contact with the metal of the hood during operation, and arc lamps, frames, and standards must be so installed and protected as to prevent them from becoming grounded.

5. The switch on the standard must be so constructed that accidental contact with any live

portion thereof will be impossible.

6. All standard connections in the lamp and at the switch and rheostat must be provided with

approved lugs.

7. Rheostats must be plainly marked with their rating in volts and amperes, and, if mounted on the standard, must be raised to a height of at least 3 inches above the floor. Resistances must be enclosed in a subtantial and properly ventilated metal case affording a clearance of at least 1 inch between the case and the resistance element.

8. A competent operator must be in charge of each arc lamp, except that one operator may have charge of two lamps when they are not more than 10 feet apart, and are so located that he can properly watch and care for both lamps.

Bunches.

(n.) Must be substantially constructed of metal and must not contain any exposed wiring.

The cable feeding them must be bushed in an approved manner where passing through the metal. and must be properly secured to prevent any mechanical strain from coming on the connection. Strips.

(o.) Must be constructed of steel of a thickness not less than No. 20 U.S. sheet-metal gauge, treated to prevent oxidation, suitably stayed and supported, and so designed that the flanges will protect the lamps.

Cable must be bushed in a suitable manner where passing through metal, and must be properly secured to prevent undue mechanical strain from

coming on the connections.

Must be wired in approved conduit, or armoured cable must be used. Each lamp receptacle must be enclosed within an approved outlet box, or the lamp receptacles may be mounted in an iron or steel box, the metal of which must be of a thickness not less than No. 20 U.S. sheet-metal gauge and treated to prevent oxidation. Such boxes must be so constructed as to enclose all wires, which latter must be soldered to the lugs of receptacles.

Portable Plugging Boxes.

(p.) Must be constructed as that no current-carrying part will be exposed, and each receptacle must be protected by approved fuses, mounted on slate or marble bases and enclosed in a fire-proof cabinet equipped with self-closing doors. Each receptacle must be constructed to carry 30 amperes without undue heating, the bus-bars must have a carrying capacity equivalent to the current required for the total number of receptacles, and approved lugs must be provided for the connection of the master cable.

Pin Plug Connectors.

(q.) Must be of an approved type, so installed that the "female" part of the plug will be on the live end of the cable, and must be so constructed that tension on the cable will not cause undue mechanical strain on the connection.

Portable Conductors.

(r.) Flexible conductors run from receptacles to arc lamps, bunches, or other portable equipments must be approved stage cable; except that for the purpose of feeding a stand lamp under conditions where conductors are not liable to suffer severe mechanical injury, an approved reinforced cord may be used, provided that the fuse in the cut-out employed to protect the lamp is not rated for more than 6 amperes.

Lights on Scenery.

(s.) Where brackets are used they must be wired entirely on the inside, the fixture stem must come through to the back of the scenery and the end of the stem must be properly bushed.

String or Festooned Lights.

(t.) Wiring of these must be of an approved method; joints must be properly made, soldered, and taped, and staggered where practicable.

Where lamps are used in lauterns or similar devices, approved guards must be

employed.

Special Electrical Effects.

(n.) Where devices are used for producing special effects, such as lightning, waterfalls, etc., the apparatus must be so constructed and located that flames, sparks, etc., resulting from its operation cannot come in contact with combustible material.

To obtain special effects, potentials exceeding 300 volts are sometimes necessary, and where employed must be under the direct charge of a trained attendant while pressure is on, and all temporary conductors, apparatus, etc., used in connection therewith must be removed as soon as they are done with,

Auditorium.

(r.) All wiring must be installed in approved conduit or metal mouldings, or armoured cable must be used.

Exit lights must not have more than one set of fuses between them and the service fuses.

Exit lights and all lights in halls, corridors, or any other part of the building used by an audience, except the general auditorium lighting, must be fed independently of the stage lighting and must be controlled only from the lobby or other convenient place in front of the house. All fuses must be enclosed in approved cabinets.

Moving-pieture Equipments.

- (w.) 1. Arc lamps used as a part of a movingpicture machine: Must be constructed, so far as is practicable, similarly to arc lamps of theatres, and conductors must have a current-carrying capacity not less than that of No. 6 B. and S. gauge copper wire.
- 2. Rheostats: Must conform to rheostat requirements for theatre arcs, and must be kept outside of the cabinet.
- 3. Top and Bottom Reels: Must be enclosed in steel boxes or magazines, each with an approved opening, either at the bottom or the top, so arranged as not to permit the entrance of flame to the magazine. No solder is to be used in the construction of these magazines. The front side of each magazine must consist of a spring-hinged door, swinging horizontally, and provided with a substantial latch.
- 4. Automatic Shutter: Must be provided and be so constructed as to shield the film from the beam of light whenever the film is not running at operating speed. The shutter must be permanently attached to the gate-frame.
- 5. Extra Films: Must be kept in individual metal boxes equipped with tight-fitting covers.

6. Machine Operation: If practicable, must be operated by hand

The only exception, so far, to the observance of this rule, for which permission is granted is the 'kinemacolour machine," which is specially designed for motor drive, as hand operation is not practicable.

Machine Enclosure.

7. The machine must be placed in an enclosure or house made of suitable fire-proof material; it must be properly ventilated, properly lighted, and large enough for the operator to walk freely on either side of or at the back of the machine. All openings into this booth must be so arranged as to be entirely closed by doors or shutters constructed of the same, or equally good, fire-resisting materials as the booth itself. Doors or covers must be arranged so as to be held normally closed by spring hinges or equivalent devices.

Cut-outs and switches, if placed inside the cabinet, must be so located or of such design that the danger of communicating fire will be, as far as possible, eliminated.

- 8. Reels containing Films under Examination or in Process of Rewinding: Must be enclosed in magazines or approved metal boxes similar to those required for films in operation, and not more than 2 feet of film must be exposed in the booth.
 - (x.) "Moving-picture" machines with inflammable films must not be operated in any premises except those in which the installation complies with the foregoing.

This rule will not prevent the use of movingpieture machines with inflammable films in places other than those classed as "theatres," provided that written permission be obtained from the Inspector. Such permission will only be granted when every reasonable safeguard has been observed, and in no case unless the machine be enclosed in a cabinet which, in effect, complies with all the foregoing requirements.

- 5. Outline and Sign Lighting.
 - (a.) Must be connected only to low potential systems.
 - (b.) Open or conduit work may be used, but moulding will not be permitted.
 - (c.) All wires must be double-braided, rubbercovered, and if open wiring be employed, a minimum distance of 1 inch from the surface wired over must be maintained.
 - (d.) Where flexible tubing is required, it must be kept at least ½ inch from the surface wired over and the ends must be sealed and painted with moisture repellant.
 - (e.) Where armoured cable is used, the conductors must be protected from moisture by a lead sheath between the armour and the insulation.
 - (f.) Cut-outs, switches, time-switches, flashers. and similar appliances, if located inside the building, must comply with the rules governing such devices; if located outside the building, they must be enclosed in a steel or east-iron water-tight box. If a steel box be used, the minimum thickness of the steel must be 0.125 of an inch (No. 11 U.S. sheet-metal gauge). Boxes must be so constructed that when the switch operates the blade will clear the door by at least 1 inch.
 - (g.) Every circuit for outline or sign lighting must be distinct from all other circuits in an installation.

As the working conditions of sign and outline lighting are different from those of ordinary lighting installations, these two classes of lighting should be kept quite distinct,

All such circuits should branch off from the main distribution board, or, in the ease of large installations, they may be taken from the nearest subdistribution board, provided that the eables leading thereto are of ample size. In no case should such circuits be utilized to supply minor sub-circuits (for example, two or three lamps) for use inside the building. There would be no objection, however, to having two or three signs supplied with current from the same mains. Having regard to the situation of any outline or sign lighting (i.e., whether it be warranted.

inside or outside buildings), such rules as are applicable must be complied with.

It is obvious that sign lights must not be so placed as to admit the possibility of overhead conductors, such as feeders, trolly-wires, etc., coming into contact with them. Additional insulation over the conductors, such as porcelain tubes or other devices, will not be allowed as an alternative.

(h.) Circuits must be so arranged that not more than 1.320 watts will be finally dependent npon a single cut-out, nor must more than 66 sockets or receptacles be connected to a single circuit.

In any circuit having a common return for several sets of lamps, such return must be of sufficient size, in accordance with Table A, "Conductors," to carry the current for the maximum number of lamps which it is possible to have on at one time.

- (i.) Sockets and receptacles must be of the keyless porcelain type and wires must be soldered to their lugs.
- (j.) Signs must be constructed entirely of metal or other approved incombustible material, except that wood may be used on the outside as decoration if kept at least 2 inches from lamp receptacles.

Sheet metal must not be less than No. 28 U.S. sheet-metal gauge.

All metal must be galvanized, enamelled, or treated with at least three coats of anti-corrosive paint, or otherwise protected in an approved manner against corrosion.

Signs must be so constructed as to secure ample strength and rigidity and must be practically weather-proof. They must also have the maker's name or trade-mark permanently attached to the exterior. All terminals and wiring other than the supply leads must be enclosed, except that open work will be permitted for signs on roofs or open ground where not subject to mechanical injury, provided that the wiring is in accordance with Section B.

Cnt-outs, transformers unless of weather-proof type, flashers, and other similar devices on or within the sign structure must be in a separate, completely enclosed accessible and weather-proof compartment, or in a substantial metal weatherproof box or cabinet, the thickness of the walls of which must not be less than that of the metal of the sign itself.

Every compartment must have suitable provision for drainage through one or more holes, each not less than 1/4 inch in diameter.

Receptacles must be so designed as to afford permanent and reliable means to prevent possible turning, and the terminals must be at least 1/2 inch from other terminals and from the metal of the sign, except that where open work is permitted this separation must be 1 inch. Miniature receptacles will not be approved for use in outdoor signs.

In those parts of circuits where wires are connected to approved receptacles which hold them at least 1 inch from the surface wired over, and which are placed not over 1 foot apart, such receptacles will be considered to afford the necessary support and spacing for the wires. Between receptacles more than 1 foot apart, but less than 2 feet apart, an additional incombustible, non-absorptive insulator, maintaining a separation and spacing equivalent to that provided by the receptacles, must

Leads from signs must either pass through the walls of signs approved metar conduit, armoured cable must be used; the leads must be neatly cabled and pass through one or more approved incombustible, non-absorptive bushings.

6. Temporary Work.

(a.) Under this heading the rules for permanent work need only be so far observed as to effectually gnard against shock and fire.

Permits may therefore be granted for the use of tem-work for a stated period, at the expiration of which it must be removed or disconnected, unless circumstances require an extension of time; this may be granted if, in the opinion of the Inspector,

SECTION C.

MISCELLANEOUS.

I. LIGHTING AND POWER FROM RAILWAY WIRES.

Will not be permitted in the same circuit with trolley-wires with a ground return, except in electric railway-cars, electric car-houses, power-houses, passenger and freight stations connected with the operation of electric railways.

II. SERIES LAMPS.

- (a.) No multiple-series or scries multiple system of lighting will be approved.
- (b.) Series lamps must not, under any circumstances, be attached to gas fixtures.

III. CONSTANT-CURRENT SYSTEMS.

As series are lighting systems are seldom used for inside illumination at the present day, and those already installed are being gradually replaced by multiple systems, it is not deemed advisable or necessary to draft special rules governing this class of work. If, however, circumstances should warrant it, and no other system be available, the Inspector may grant special permission for the use of such a system inside a building, provided that the wiring and apparatus be installed in such a way that danger to life or property is, as far as practicable, eliminated.

The greatest field for a constant-current system is street lighting; the disadvantages of such a system for inside use are due to the fact that, generally, extra high voltages are used with an increased risk of breakdown of insulation, resulting in danger to persons and risk of fire, and also to the fact that an interruption of current causes loss of light over a considerable area.

IV. ELECTRIC GAS LIGHTING.

Electric gas lighting, unless it be the frictional system, must not be used on the same fixtures with electric light.

V. SIGNALLING SYSTEMS.

Governing wiring for telephone, telegraph (except wireless telegraph apparatus), district messenger, and call-bell circuits, fire and burglar alarms, and all similar systems which are hazardous only because of their liability to become crossed with electric light, heat, or power circuits.

(a.) Outside wires must be run in underground ducts or strung on poles, and kept off the roofs of buildings, except by special permission of the Inspector, and must not be placed on the same cross-arm with electric light or power wires. They must not occupy the same duct, man-hole, hand-hole of conduit systems with electric light or power wires.

Single man-holes, or hand-holes separated into sections by means of partitions of brick or tile, will be considered as conforming with the above rule.

The liability of accidental crossing of overhead signalling circuits with electric light and power circuits may be guarded against to a considerable extent by endeavouring to keep the two classes of circuits on different sides of the same street.

When the entire circuit from central station to building is run in underground conduits, Rules (b) to (m), inclusive, do not apply.

(b.) When outside wires are run on the same pole with electric light or power wires, the distance between the two outside pins of each cross-arm must not be less than 24 inches.

Signalling wires, being smaller and more liable to break and fall, should be generally placed on the lower cross-arms.

When the wires are carried in approved cables, the next three Rules (c, d, and e) do not apply.

(c.) Where wires are attached to the outside walls of buildings they must have an approved rubber insulating covering, and on frame buildings or frame portions of other buildings must be supported on glass or porcelain insulators or knobs.

- (d.) The wires from the last outside support to the cut-outs or protectors must be of copper and must have an approved rubber insulation; drip-loops must be formed immediately outside the building at the point of entrance of the wires.
- (c.) Wires must enter buildings through approved incombustible, non-absorptive insulating bushings sloping upward from the outside.

Installations where the current-carrying parts of the apparatus installed are capable of carrying indefinitely a current of 10 amperes.

- (f.) An all-metallic circuit must be provided, except in telegraph systems.
- (g.) At the entrance of wires to buildings, approved single-pole cut-outs, designed for 251-600 volts potential and containing fuses rated at not over 10 amperes capacity, must be provided for each wire. These cut-outs must not be placed in the immediate vicinity of easily ignitable stuff, or where exposed to inflammable gases or dust, or to flyings of combustible material.
- (h.) The wires inside a building must be of copper not less than No. 16 B. and S. gauge, and must have the same insulation and be supported in the same manner as would be required for an installation of electric light or power wiring for 10-650 volts potential.
- (i.) The instruments must be mounted on bases constructed of incombustible, non-absorptive insulating material. Holes for the supporting screws must be so located or countersunk that there will be at least ½ inch space, measured over the surface, between the head of the screw and the nearest live metal part. Installations where the current-carrying parts of the apparatus installed are not capable of carrying indefinitely a current of 10 amperes.
- (j.) Must be provided with an approved protective device located as near as possible to the entrance of wires to building. The protector must not be placed in the immediate vicinity of easily ignitable stuff, or where exposed to inflammable gases or dust, or flyings of combustible materials.
- (k.) Wires from entrance to building, to the protector, must be so supported on porcelain insulators that they will come in contact with nothing except their proper supports.
- (1.) The ground-wire of the protective device must be run in accordance with the following requirements:—
- 1. Must be of copper and not smaller than No. 18 B. and S. gauge.
- 2. Must have an insulating covering approved for voltages from 0 to 600, except that the preservative compound may be omitted.
- 3. Must run in as straight a line as possible to a good permanent ground. This may be obtained by connection to a water or gas pipe connected to the street mains or to a ground rod or pipe driven in permanently damp earth. When connections are made to pipes, preference must be given to waterpipes. If attachment be made to a gas-pipe, the connection in all cases must be made between the meter and the street main and must be made as near as possible to the earth.

When the ground-wire is to be attached to a water or gas pipe, it may be connected by means of an approved ground-clamp fastened to a thoroughly clean portion of the pipe; or the pipe must be thoroughly cleaned and tinned with rosin flux solder, the ground-wire being then wrapped tightly around the pipe and properly soldered to it.

If the ground-wire be attached to a ground-rod driven into the ground, it must be soldered to the rod in a similar manner.

Steam or hot-water pipes must not be used for a protector ground.

(m.) The protector, to be approved, must comply with the following requirements:—

For Instrument Circuits of Telegraph Systems.

1. An approved single-pole cut-out in each wire designed for 2.000 volts potential, and containing fuses rated at not over 1 ampere. When main line cut-outs are installed as called for in Rule (g), the instrument cut-outs may be placed between the switchboard and the instrument, as near the switchboard as possible.

For all other Systems.

- 1. Must be mounted on incombustible, non-absorptive insulating bases, so designed that when the protector is in place all parts which may be alive will be thoroughly insulated from the wall to which the protector is attached.
 - 2. Must have the following parts:—
- A Lightning-arrester, which will operate with a difference of potential between wires of not over 500 volts, and so arranged that the chance of accidental grounding is reduced to a minimum.
- A Fuse, designed to open the circuit in case the wires become crossed with light or power circuits. The fuse must be able to open the circuit, without arcing or serious flashing when crossed with any ordinary commercial light or power circuit.
- A Heat Coil, if the sensitiveness of the instrument demand it, which will operate before a sneak current can damage the instrument which the protector is guarding.

Heat coils are necessary in all circuits normally closed through magnet windings which cannot indefinitely carry a current of at least 5 amperes.

The heat coil is designed to warm up and melt out with a current large enough to endanger the instrument if continued for a long time, but so small that it would not blow the fuses ordinarily found necessary for such instruments. The smaller currents are often called "sneak" currents.

3. The fuses must be so placed as to protect the arrester and heat coils, and the protector terminals must be plainly marked "line," "instrument," "ground."

An easily read abbreviation of the above words will be allowed.

The following rules apply to all systems whether the wires from the central office to the building are overhead or underground:—

(n.) Wires beyond the protector, or wires inside buildings where no protector is used, must be neatly arranged and securely fastened in place in some convenient, workmanlike manner.

They must not come nearer than 2 inches to any electric light or power wire in the building, unless separated therefrom by some continuous and firmly fixed non-conductor creating a permanent separation; this non-conductor to be in addition to the regular insulation on the wire.

The wires would ordinarily be insulated, but the kind of insulation is not specified, as the protector is relied upon to stop all dangerous currents. Porcelain tubing or approved flexible tubing may be used for encasing wires where required as above.

(o.) Wires, where bunched together in a vertical run within any building, must have a fire-resisting covering sufficient to prevent the wires from carrying fire from floor to floor, unless they are run either in incombustible tubing or in a fire-proof shaft, which shaft must be provided with fire stops at each floor,

Signalling wires and electric light or power wires may be run in the same shaft, provided either that one of these classes of wires is run in incombustible tubing, or that when run otherwise the two classes of wires be separated from each other by at least 2 inches

In no case must signalling wires be run in the same tube with electric light or power wires.

(p.) Transformers or other devices for supplying current to signalling systems from light, heat, or power circuits must be of a design expressly approved for this purpose. The primary wiring must be installed in accordance with all such rules in Section B as are applicable.

VI. WIRELESS TELEGRAPH APPARATUS.

Note.—These rules do not apply to wireless telegraph apparatus installed on shipboard.

In setting up wireless telegraph apparatus (so called) all wiring within the building must conform to the rules in Section B for the class of work installed, and to the following additional specifications:—

- (a.) Aerial conductors must be permanently and effectually grounded, at all times when the station is not in operation, by a copper conductor not smaller than No. 4 B. and S. gauge, run in as direct a line as possible, and connected to a water-pipe at a point on the street side of all connections to the said
- water-pipe within the premises, or to some other equally satisfactory earth connection.
- (b.) Aerial conductors, when grounded as above specified, must be effectually cut off from all apparatus within the building.
- (c.) Or the aerial conductors must be permanently connected at all times to earth in the manner specified above, through a short-gap lightning-arrester. The arrester must have a gap of not over 0.015 inch between brass or copper plates not less than 2½ inches in length parallel to the gap and 1½ inches the other way, with a thickness of not less than ½ inch; it must be mounted upon incombustible, non-absorptive insulating material of such dimensions as to give ample strength. Other approved arresters of equally low resistance and equally substantial construction may be used.

(d.) In cases where the aerial is grounded as specified in Rule (a) the switch employed to connect it to ground must not be smaller than a standard 100-ampere knife switch.

(c.) Where supply is obtained direct from a street service, the circuit must be installed in approved metal conduit, or armoured cable must be used. In order to protect the supply system from high potential surges, there must be connected in circuit either a transformer having such a ratio that the potential on the secondary leads will not exceed 550 volts, or two condensers in series must be connected across the line. The capacity of the condensers must not be less than one-half microfarad, and the connection between them must be permanently and effectually grounded.

1. CAR WIRING AND EQUIPMENT OF CARS.

(a.) Protection of Car-body, etc.

- 1. The under-side of the car-bodies must be protected by approved fire-resisting insulating material not less than ½ inch in thickness, or by sheet iron or steel not less than 0.04 inch in thickness, as specified in the following paragraphs, Nos. 2, 3, and 4. This protection must be provided over all electrical apparatus, such as motors with a rating of over 75 horse-power each, resistances, contactors, lightning-arresters, air-brake motors, etc., and also where wires are run, except that protection may be omitted over wires designed to carry 25 amperes or less if they are encased in metal conduit.
- 2. Over motors of more than 75 horse-power each, fire-resisting material or sheet iron or steel must extend not less than 8 inches beyond all edges of openings in the motors, and not less than 6 inches beyond motor leads on all sides.
- 3. Over resistances, contactors, and lightning-arresters, and other electrical apparatus, excepting when amply protected by their casing, fire-resisting material or sheet iron or steel must extend not less than 8 inches beyond all edges of the devices.
- 4. Over conductors not encased in conduit, and conductors in conduit when designed to carry over 25 amperes, unless the conduit is so supported as to give not less than ½ inch clear space between the conduit and the car, fire-resisting material or sheet iron or steel must extend at least 6 inches beyond conductors on either side.

The fire-resisting insulating material or sheet iron or steel may be omitted over cables made up of flame-proof braided outer covering when sur-

rounded by $\frac{1}{8}$ inch flame-proof covering, as called for by Rule (i), paragraph 4.

5. In all cases fire-proof material or sheet iron or steel must have joints well fitted, be securely fastened to the sills, floor timbers, and cross-braces, and have the whole surface treated with a water-proof paint.

6. Cut-out and switch cabinets must be substantially made of metal.

(b.) Wires, Cables, etc.

1. All conductors must be stranded, the allowable current-carrying capacity being determined by Table A, "Conductors," except that motor, trolly, and resistance leads shall in no case have a current-carrying capacity less than that of No. 7 B. and S. gauge copper wire, heater circuits not less than that of No. 12 B. and S. gauge copper wire, and lightning and other auxiliary circuits not less than that of No. 14 B. and S. gauge copper wire.

The current used in determining the size of motor, trolly, and resistance leads shall be the per cent. of the full load and current, based on one hour's run of the motor, as given by the following table:—

Size each Motor.	Motor Leads.	Trolly Leads.	Resis- tance Leads.	
75 h.p. or less	50%	40%	15%	
Over 75 h.p	45%	35%	15	

Fixture wire will be permitted for wiring approved clusters.

- 2. Must have an insulation and braid approved for use for the potential employed.
- 3. When run in metal conduit, must be protected by an additional braid.

Where conductors are laid in conduit, not being drawn through the additional braid will not be required.

- 4. When not in conduit, in metal moulding, or in cables, surrounded by ½ inch flame-proof covering, must be approved rubber-covered (except that tape may be substituted for braid), and be protected by an additional flame-proof braid, at least ½ iuch in thickness; the outside must be saturated with a preservative flame-proof compound, except that when motors are so enclosed that flame canuot extend outside of the casing, the flame-proof covering will not be required on the motor leads.
- 5. Must be so spliced or joined as to be both mechanically and electrically secure without solder. The joints must be soldered and covered with an insulation equal to that on the conductors.

Joints made with approved splicing devices and those connecting the leads at motors, ploughs, or third-rail shoes need not be soldered.

6. All connectious of cables to cut-outs, switches, and fittings, except those to controller connection boards, when designed to carry over 25 amperes, must be provided with lugs or terminals soldered to the cable, and securely fastened to the device by bolts, screws, or by clamping; or the end of the cable, after the insulation is removed, must be dipped in solder and be fastened into the device by at least two set-screws having check-nuts.

All connections for conductors to fittings, etc., designed to carry less than 25 amperes must be provided with upturned lugs that will grip the conductor between the screw and the lug, the screws being provided with flat washers; or by block terminals having two set-screws, and the ends of the conductors must be dipped in solder.

Soldering, in addition to the connection of the binding serews, is strongly recommended, and will be insisted on when the above requirements are

not complied with.

This rule is only to apply to circuits where the maximum potential is over 25 volts and the current exceeds 5 amperes.

- (c.) Cut-outs, Circuit-breakers, etc.
- 1. All cut-outs and switches having exposed live metal parts must be located in metal cabinets. Cut-outs and switches, not in iron boxes or in cabinets, must be mounted on fire-resisting insulating material of not less than ¼ inch in thickness, which must project at least ½ inch beyond all sides of the cut-out or switch.
- 2. Cut-outs must be of the approved cartridge or approved blow-out type.
- 3. All switches controlling circuits of over 5-ampere rating must be of approved single-pole, quick-break, or approved magnetic blow-out type.

Switches controlling circuits carrying 5 amperes or less may be of the approved single-pole, double-break, snap type.

4. Circuit-breakers must be of approved type.

5. Circuits must not be fused above their safe current-carrying capacity.

6. A cut-out must be placed as near as possible to the current-collector, so that the blowing of the fuse in this cut-out will cut off all current from the car.

When cars are operated by metallic return circuits, with circuit-breakers counected to both sides of the circuit, no fuses in addition to the circuit-breakers will be required.

(d.) Conduit.

When, from the nature of the case, or on account of the size of the conductors, the ordinary pipe and junction box constructions is not permissible, a special form of conduit system may be used, provided that the general requirements as given below are complied with.

- 1. Metal conduits and outlets and junction boxes must be constructed in accordance with standard requirements, except that the conduit for lighting circuits need not be over $\frac{5}{16}$ inch internal diameter and $\frac{1}{2}$ inch external diameter, and for heating and air-motor circuits need not be over $\frac{3}{8}$ inch internal diameter and $\frac{9}{16}$ inch external diameter, and all conduits where exposed to dampuess must be watertight.
- 2. Must be continuous between, and be firmly secured into, all outlet or junction boxes and fittings, making a thorough mechanical and electrical connection between same.
- 3. Metal conduits, where they enter all outlet or junction boxes and fittings, must be provided with approved bushings fitted so as to protect cables from abrasion.
- 4. Except as noted in Rule (i), paragraph 2, must have the metal of the conduit permanently and effectually grounded.
- 5. Junction and outlet boxes must be installed in such a manner as to be accessible.
- 6. All conduits, outlets, or junction boxes and fittings must be firmly and substantially fastened to the framework of the car.

(c.) Moulding.

- 1. Only approved metal moulding may be used, except as specified in Rule (i), paragraph 2. (See Rules on "Moulding Work," Section B.)
- 2. When constructed of fire-resisting insulating material, as permitted in Rule (i), paragraph 2, the backing must not be less than ¼ inch in thickness and be of a width sufficient to extend not less than 1 inch beyond the conductors at the sides.

The capping, which must be not less than ½ inch in thickness, must cover and extend at least ¾ inch beyond conductors at either side.

The joints in the moulding shall be mirted to fit close, the whole material being firmly secured in place by screws or nails, and treated on the inside and outside with a water-proof paint.

When fire-resisting moulding is used over surfaces already protected by 1/8-inch fire-resisting insulating material, no backing will be required.

(f.) Lighting and Lighting Circuits.

- 1. Each outlet must be provided with an approved receptacle or an approved cluster. No lamp consuming more than 128 watts must be used.
- 2. Circuits must be run in approved metal conduit or approved metal moulding.

- 3. When metal conduit is used, except for sign lights, all outlets must be provided with approved outlet boxes.
- 4. At outlet boxes, except where approved clusters are used, receptacles must be fastened to the inside of the box, and the metal cover must have an insulating bushing around the opening for the lamp.
- 5. The exposed metal parts of all electrical fittings and fixtures which do not carry current (except covers which are lined, such as those of sockets, snap switches, receptacles, etc.) must be permanently and effectually grounded.

(g.) Heaters and Heating Circuits.

1. Panel heaters must be so constructed and located that when heaters are in place all current-carrying parts will be at least 4 inches from all woodwork.

Heaters for cross-seats must be so located that current-carrying parts will be at least 6 inches below the under-side of the seats, unless the under-side of the seat is protected by fire-resisting insulating material of not less than ¼ inch thickness, or by 0.04 inch sheet metal with 1 inch air-space over it, when the distance may be reduced to 3 inches.

Truss plauk heaters must be mounted on fireresisting insulating material of not less than ¼ inch thickness, the legs or supports for the heaters providing an air-space of not less than ½ inch between the back of the heater and the insulating material.

2. Circuits should be run in approved metal conduit. If, however, the location of conductors be such as to provide an air-space of not less than 2 inches on all sides (except from the surface wired over), they may be supported on porcelain knobs or cleats; provided that the knobs or cleats are mounted on fire-resisting insulating material of not less than ¼ iuch thickness, extending at least 3 inches beyond conductors at either side, the supports raising the conductors not less than ½ inch from the surface wired over, and being not over 12 inches apart.

(h.) Air-pump Motor and Circuits.

- 1. Circuits must be run in approved metal conduit or in approved moulding, except that when run below the floor of the car they may be supported on porcelain knobs or cleats, provided that the supports raise the conductors at least ½ inch from the surface wired over and are not over 12 inches apart.
- 2. Automatic control must be enclosed in an approved metal box. The air-pump and motor, when enclosed, must be in an approved metal box or a wooden box lined with metal of not less than $^{1}/_{32}$ inch in thickness.

When conductors are run in metal conduit, the boxes surrounding the automatic control and airpump and motor may serve as outlet boxes.

(i.) Main Motor Circuits and Devices.

- 1. Conductors connecting between trolly stand and main cut-outs or circuit-breakers in hood must be protected where wires enter the car to prevent ingress of moisture.
- 2. Conductors connecting between the third-rail shoes on the same truck must be supported in an approved fire-resisting insulating moulding, or in approved iron conduit supported by soft rubber or other approved insulating cleats.
- 3. Conductors on the under-side of the car, except as noted in paragraph 4, must be supported in accordance with one of the following methods:—
 - (a.) Must be run in approved metal conduit, junction boxes being provided where branches in conduit are made, and where conductors leave conduit the point of issue must be equipped with a suitable condulet or equivalent fitting.
 - (b.) Or must be run in approved fire-resisting insulating moulding.
 - (c.) Or must be supported by insulating cleats, the supports being not over 12 inches apart.
- 4. Conductors, with flame-proof braided outer covering, connecting between controllers at either

end of the car, or between controllers and contractors, may be run as a cable, provided that the cable, where exposed to the weather, is encased in a canvas hose or in eanvas tape, which must be thoroughly taped or sewed at the ends, where taps from the cable are made, and also where the hose or tape enters the controllers.

Conductors, with or without flame-proof braided outer covering, connecting between controllers at either end of the car, or between controllers and contactors, may be run as a cable, provided that the cable, throughout its entire length, is surrounded by ½-inch flame-proof eovering, thoroughly taped or sewed at ends or where taps from the cable are made, and that the flame-proof covering enters the controllers.

Cables, where run below the floor of a car, may be supported by approved insulating straps or cleats. Where run above the floor of the car, they must be in a metal conduit or metal channel, painted or galvanized both inside and out; and where this channel is so placed as to be exposed to water, as by washing of the car floor, it must either be water-proof or so arranged that water will readily drain out.

Canvas hose or tape or flame-proof material surrounding cables after conductors are in same must have not less than two coats of water-proof insulating material.

- 5. Motors must be so drilled that, on double truck-cars, the connecting cables can leave them on the side nearest to king-bolt.
- 6. Resistances must be so located that there will be at least a 6-inch air-space between resistances proper and the fire-resisting material of the car. Must be mounted on iron supports, being insulated therefrom by incombustible bushings or washers; the supports must have at least 2 inches of insulating surface between them and the metal work of the car; or the resistances may be mounted on hardwood bars, supported by iron stirrups, which bars must have not less than 2 inches of insulating surface between the foot of the resistance and the metal stirrup, the entire surface of the bars being covered with at least ½-inch fire-resisting insulating material.

The iusulation of the conductor, for about 6 inches from the terminal of the resistance, should be replaced, if any insulation is necessary, by a porcelain bushing or asbestos sleeve.

7. Controllers must be raised above the platform of the car by a hardwood block not less than 1 inch in thickness, the block being fitted and painted to prevent moisture from working in between it and the platform.

(j.) Lightning-arresters.

- 1. Must be preferably so located as to protect all auxiliary circuits in addition to main motor circuits.
- 2. The ground conductor must have a current-carrying capacity not less than that of No. 6 B. and S. gauge copper wire, and be run with as few kinks and bends as possible, and must be securely grounded.

(k.) General Rules.

- 1. When passing through floors, conductors or cables must be protected by approved incombustible, non-absorptive insulating bushings, which must fit the conductor or cable as closely as possible.
- 2. Metal moulding must never be concealed (except where readily accessible), and must not be exposed to moisture.
- 3. Short bends in conductors must be avoided where possible.
- 4. Sharp edges in conduit or in moulding must be smoothed to prevent injury to conductors. 2. Car-houses.
 - (a.) The trolly-wires must be seeurely supported on insulating hangers.
 - (b.) The trolly hangers must be placed at such a distance apart that, in case of a break in the trolly-wire, contact with the floor eannot be made.

(c.) Must have an emergency cut-out switch located at a proper place outside of the building, so that all the trolly-wires in the building may be cut ont at one point, and line insulators must be installed so that when this emergency switch is open the trolly-wire will be dead at all points within 100 feet of the building. The current must be cut off from the building when not needed for use in the building.

This may be done by the emergency switch, or, if preferred, a second switch may be used which will cut off all current from the building, but which need not cut off the trolly-wire outside, as would be

the case with the emergency switch.

(d.) All lamps and stationary motors must be installed in such a way that one main switch will control the whole of each installation, lighting, and power, independently of the main cut-out switch called for in Rule (c).

(c.) Where current for lighting and stationary motors is taken from a grounded trolly circuit, the following special rules must

1. Cut-outs must be placed between the nongrounded side and the lights or motors which they are to protect. No set or group of incandescent lamps requiring over 2,000 watts must be dependent upon one cut-out.

2. Switches must be placed between the nongrounded side and the lights or motors which they

are to protect.

- 3. Must have all rails bonded at each joint by a conductor having a current-carrying capacity at least equivalent to that of a No. O, B. and S. gauge annealed copper wire, and all rails must be connected to the outside ground return circuit by a copper wire of not less than No. O. B. and S. gauge, or by equivalent bending through the track. All lighting and stationary motor circuits must be thoroughly and permanently connected to the rails, or to the wire leading to the outside ground return circuits.
 - (f.) All pendant cords and portable conductors will be considered as subject to hard usage.
 - (g.) Except as provided in Rule (e), all wiring and apparatus must be installed in accordance with the rules in Section B.

(h.) Must not have any system of feeder distribution centreing in the building.

(i.) Cars must not be left with the trolly in electrical connection with the trolly-wire.

SECTION D.

TESTING.

Wiring in any building must test free from grounds; i.e., the complete installation must have an insulation resistance between conductors and between all conductors and the ground (not including attachments, socket receptacles, etc.) not less than that given in the following table:-

Up to	5	amperes	 4,000,000	lıms.
,,	10	amperes	 2,000,000	, ,
29	25	amperes	 800,000	,,
,,			 400,000	,,
,,			 200,000	,,
1.5			 100,000	,,
19			 50,000	,,
4.9			 25,000	, ,
.,	1.600	amperes	 12,500	19

The test must be made with all cut-outs and devices in place. If the lamp sockets, receptacles, fixtures, etc., are also connection, only one-half of resistances specified in the table will be required.

While it is possible, under favourable conditions, to obtain the foregoing insulation resistances, it has been found that it is in many cases difficult to do so, particularly in a new building in which there is a certain amount of moisture present. Where favourable conditions do not obtain, and where it is otherwise clearly evident that the work is satisfactory, rigid compliance with the rule will not be asked for, and the Inspector may modify the requirements of the rule to an extent commensurate with the conditions.

SECTION E.

GROUNDING.

GROUNDING OF LOW POTENTIAL CIRCUITS.

The grounding of low potential circuits under the following regulations is only allowed when such circuits are so arranged that, under normal conditions of service, there will be no passage of current along the ground-wire.

- 1. Direct-current Three-wire Systems.
 - (a.) The neutral wire must be grounded, and the following rules must be complied with:
- 1. The ground connection must include all available water and gas pipe systems, and must be made at the central station.
- 2. In underground systems the neutral wire must also be grounded at each distributing box, through the box.
- 3. In overhead systems the neutral wire must be grounded every 500 feet in the manner set forth in Rules (c) to (g) below.
- 4. The ground-wire in direct-current three-wire systems must not, at central stations, be smaller than the neutral wire and not smaller than No. 6 B. and S. gauge elsewhere.
- 2. Alternating-current Secondary Systems.
 - (b.) Transformer secondaries of distributing systems must be grounded, provided that the maximum difference of potential between the grounded point and any other point in the circuit does not exceed 150 volts (except in the case of a three-wire, single-phase secondary system, the neutral wire of which must in all cases be grounded), and the following rules must be complied with:-
- 1. The ground connection must be made at the neutral point or wire, whenever the neutral point or wire is accessible.

2. When no neutral point or wire is accessible, one side of the secondary circuit must be grounded.

3. Ground connections must be at the transformers and also be made at individual services, if desired; when transformers feed systems having a neutral wire, the neutral wire must also be grounded at least every 500 feet.

(e.) When the ground connection is inside of any building or the ground-wire is inside of or attached to any building (except central or sub-stations), the ground-wire must be of copper and have an approved rubber insulating covering as required for potentials from 10 to 650 volts.

(d.) The ground-wire must never be less than No. 6 B. and S. gauge, and on any threephase system must have a carrying capacity equal to that of any one of the three mains.

(e.) The ground-wire should, except for central stations and transformer sub-stations, be kept outside of the buildings as far as practicable, but may be directly attached to a building or pole by cleats or straps, or supported on porcelain knobs. Staples must never be used. The wire must be carried in as nearly a straight line as possible, avoiding kinks, coils, and sharp bends, and must be protected where exposed to mechanical injury.

This protection must be seenred by the use of approved conduit or its equivalent. The groundwire on the outside of a building must be in conduit at all places where it is within 7 feet from the ground, unless suitably protected in some equivalent manner.

(f.) The ground connections for central stations, transformer sub-stations, and banks of transformers must be permanent and effective and must include all available underground piping systems, including the lead sheath of underground cables.

(g.) For individual transformers and building services the ground connection may be made as in Rule (e) or may be made to waterpiping systems running into buildings. This connection may be made by carrying the ground-wire into the cellar and connecting it to the street side of all meters, main cocks, etc.

Where it is necessary to run a ground-wire through any part of a building, unless run in approved conduit, it must be protected by porcelain bushings through walls or partitions and generally treated in the same manner as low potential electric lighting wires.

(h.) Where the maximum difference of potential between the grounded point and any other point of the circuit exceeds 150 volts, grounding may be required, but such grounding must not be made without written permission from the Inspector. (See exception in Rule (b).)

In connecting a ground-wire to a piping system, the wire should be sweated into a lug attached to an approved clamp, the latter being firmly bolted to the pipe after all rust and scale have been removed; or the wire may be soldered into a brass plug, and the plug forcibly screwed into a pipe fitting, or where the pipes are cast iron, into a hole tapped into the pipe itself. For large stations, where connecting to underground pipes having bell and spigot joints, it is well to connect the several lengths, as the pipe joints may be of rather high resistance.

Where ground-plates are used, a No. 16 Stubb's gauge (No. 14 B. and S. gauge) copper plate, about 3 feet by 6 feet in size, with about 2 feet of crushed coke or charcoal about pea size, both under and over it, would make a ground of sufficient capacity for a moderate-sized station, and would probably answer for the ordinary sub-station or bank of transformers. For a large central station, a plate with considerably more area might be necessary, depending upon the other underground connections The ground-wire should be riveted to the plate in a number of places, and soldered for its whole length. Perhaps, even better than a copper plate is a cast-iron plate with projecting forks, the idea of the fork being to distribute the connection to the ground over a fairly broad area, and to give a large surface contact. The groundwire can probably best be connected to such a castiron plate by soldering it into brass plugs screwed into holes tapped in the plate. In all cases the joints between the plates and the ground-wire should be thoroughly protected against corrosion by painting with water-proof paint or some equivalent.

3. Grounding of Conduit, etc.

Ground-wires, except for lightning-arresters, must be of copper, and must have a sectional area in accordance with the following table:—

Size of Groundwire required.

SECTION F.

Maintenance and Operation.

(a.) All electrical installations must be kept in proper working condition and repair.

To ensure safety of operation, it is necessary to maintain all parts in good condition, to replace or properly repair broken insulators, covers, guards, lost parts, etc., and to maintain good contact on all switches, fuses, etc., and generally to keep every portion of an installation thoroughly effective for the purpose for which it is intended. Special attention is here drawn to ground connections. These must, wherever employed, be considered as an essential part of an installation, and the foregoing remarks, therefore, apply with equal force.

Alterations or extensions to existing installations must comply in all details with the rules laid down in the foregoing sections.

(b.) Adequate precautions must be taken to prevent any apparatus, conductor, etc., from being accidentally or inadvertently electrically charged when any person is working thereon.

The precautions adopted must be adequate; i.e., in some cases it will be sufficient to take out the switch and hang a notice on it to warn others not to touch it; in other instances it will be necessary to either station a man near the switch to see that no one touches it, to put a lock on the switch, or to take other equally effective measures.

(c.) Repair or alterations must not be carried out on any live circuit unless the conditions do not permit an interruption of the circuit.

In some instances—for example, where apparatus on a distribution board needs attention—it may be impracticable to make the whole board dead, or it may be necessary to work upon an oil switch, the terminals on the generator side of which cannot be conveniently made dead; exceptions may be made in these and similar instances. In premises containing explosive materials, repairs or alterations must never be carried out on any live circuit.

(d.) Where necessary, insulating stands, mats, tongs, spanners, boots, gloves, etc., must be provided and must be maintained in good condition

condition.

Local conditions will, to some extent, decide under what conditions such appliances are necessary; e.g., with installations supplied at pressures up to 300 volts, the danger from shock is small, but at high potentials and especially where there is danger of shock by standing upon a damp floor, or touching other conducting material, rubber mats, rubber gloves, and other appliances will be essential.

Where potentials exceeding 1,000 volts are employed, a notice of a permanent character must be placed where it will be observed by those concerned, forbidding any one to work on any apparatus or conductors without either having them made dead, or, if this be not possible, without using rubber gloves, insulated spanners, rubber mats, etc., and taking all such precautions as may, under the circumstances, be necessary to prevent danger.

The use of rickety boxes, stools, unserviceable

ladders, etc., must be strictly forbidden.

The appliances referred to by the rule must be kept always in the same place, which must be convenient and central, so that those concerned will know where to find them.

(e.) In all premises in which electrical energy of a higher potential than 300 volts is used, institutions as to treatment of persons suffering from electric shocks must be fixed in plain view in some prominent situation.

(f.) Inflammable material must be kept at a distance of at least 1 foot from any apparatus or fittings, except in cases where these are provided with covers or other effective protection.

For example, silks, lace curtains, etc., must not be placed near to incandescent lights; and oil, gasolene, excelsior and shavings, etc., must not be placed near any motor, lamps, or apparatus in which heat is generated or in which sparking is liable to occur.

(g.) Passage-ways around switchboards, motors, or apparatus must be kept clear of any obstruction.

The passage-ways around switchboards, etc., not normally being used for other purposes, are frequently looked upon as convenient places in which to store waste, cans of oil, packing-cases. etc. This is a dangerous practice, not only from the point of view of fire, but also because such articles seriously interfere with the operation of or any repairs or alterations to the switchboard, etc.

(h.) All those parts of premises containing electrical apparatus requiring attention while in operation must be adequately lighted.

Efficient lighting is essential, if electrical apparatus has to be attended to while it is alive.

The switches for the lights called for in this rule must be outside the danger zone; e.g., lights may be needed in the pit of a larger motor, but the switches must be situated at some point outside the pit.

(i.) A competent man must be kept on duty where generators are operating.

DEFINITIONS.

In these Regulations the following terms shall be interpreted in the sense herein defined. Other words or terms used which are not specifically defined shall be interpreted in their usually accepted sense.

"Accessible" means not only that any equipment, apparatus, etc., to which the term is applied shall be within easy reach, but that it must also be safe for any one to get at.

For example, a switch may be placed in a position within reach, but in order to operate it one may have to stoop under a running belt, or reach over a machine, etc.; such a position will not be considered as "accessible" or "easy of access."

"Inaccessible" or "remote from access" means that any equipment or apparatus, etc., to which the term is applied shall be so placed that unauthorized persons cannot, except deliberately, touch or tamper with it.

"Combustible" means that the materials to which the term is applied will ignite and burn or smoulder.

"Fire-proof" means incapable of being ignited, or even of smouldering.

"Inflammable material" means any material which will readily burst into flame; e.g., wood shavings, oils, light draperies, celluloid, etc.

"Damp places" are any premises, room, or portion thereof in which the presence of moisture, either permanently or intermittently, is such as would injuriously affect the insulation of an installation suitable for ordinary conditions, and would greatly increase the risk of shock and fire, owing to the reduced insulation resistance to ground and between conductors.

"Premises containing corrosive liquids or vapours" means any premises, room, or portion thereof in which an installation would be subjected to injurious chemical action due to the presence of such liquids or vapours.

"Premises containing explosive materials" means any premises, room, or portion thereof in which explosive materials in solid, liquid, pulverized, or gaseous form are exposed in such a way as to constitute risk of fire or explosion.

The term "theatre" shall mean a building or that part of a building regularly or frequently used for dramatic, operatic, moving-picture, or other performances or shows, or which has a stage for such performances used with scenery or other stage appliances.

appliances.
"Supply Authority."—By this term is meant any person, company, or corporation, municipal or otherwise, supplying electrical energy for other

than his or their own use.

"Switchboards."—By this term is meant a collection of switches and other controlling, regulating, and indicating devices assembled together on one or more panels, all mounted on a suitable frame, and used for the control and regulation of the main sources of electrical supply. They are to be distinguished from "panels" on which are grouped fuses and switches used for the control of branch circuits throughout a building, and which are placed at the various branch distribution centres, or used for the control of individual apparatus, such as motors, vapour lamps, rectifiers, etc.

"Approved."—By this term is meant any material, fitting, or device which is listed in the revised list of approved fittings of the Underwriters' Laboratories (Incorporated), of Chicago, or any such material, fitting, or device which may have been submitted to the Inspector and for the use of which approval has been granted, in writing, by the Inspector.

"Inspector."—By the word "Inspector" is meant the Inspector or other official appointed by the Minister to have the supervision of the work, and shall extend to and include any officer or other official acting under the instructions of the Inspector, and all instructions, directions, or permits given or decisions made by any one acting for the Inspector shall be subject to the approval of the Inspector, and may be cancelled, altered, modified, and changed as the Inspector may deem fit; provided always, and it is hereby understood, that any act on the

part of the Inspector in connection with and in virtue of these regulations, and any instructions, directions, or permits given or decisions made by the Inspector or any one acting for the Inspector, shall be subject to the approval of or modification or cancellation by the Minister.

"Minister."—By the word "Minister" is meant the person holding the position or acting in the capacity of the Minister of the Interior of Canada for the time being, and shall include the person holding the position or acting in the capacity of the Deputy Minister of the Interior of Canada for the time being.

PERMITS AND LICENCES.

No person shall do any work in Dominion Parks in connection with electrical installations without first securing a licence from the Superintendent of the Park concerned, the Superintendent to be first satisfied that the applicant is qualified for such work. The fee for such licence shall be \$1, and the licence shall expire on the 31st day of March next following date of issue.

Each person holding such a licence shall promptly notify the Superintendent of the Park of any electrical installation, or repairs or extensions to any installation, he may engage upon, in order that an inspection may be made.

No electrical installation may be used until such installation has been certified as being satisfactory by the Inspector or other official appointed for such purpose by the Minister.

A fee of \$1 shall be paid for each certificate of inspection issued and shall be deposited to the credit of the Receiver-General.

The Inspector may enter upon, at any reasonable hour, the stage or other portion of a theatre, moving-picture establishment, or other places of public assembly wherein electrical energy is used for light, heat, or other purposes, either temporarily or permanently, for the purpose of examining the electrical equipment therein or for the purpose of witnessing its use in such places; and he may also enter upon any other premises, at any reasonable hour, for a like purpose.

Any company, corporation, or individual supplying electrical energy within the limits of the Park shall, upon written notice from the Inspector to the effect that the electric wiring, apparatus, etc., in any premises is in an unsafe condition, discontinue, within forty-eight hours, the electric service or services from such wires, etc., and must not reconnect the case without a written permit from the Inspector to do so.

PENALTY FOR NON-OBSERVANCE OF RULES AND REGULATIONS.

Any corporation, company, contractor, or individual violating any of the foregoing Rules and Regulations shall be subject to the penalties set out in section 20 of the Dominion "Forest Reserves and Parks Act," chapter 10, R.S., 1-2, George V.

jy16

MISCELLANEOUS.

"INSURANCE ACT."

NOTICE is hereby given that the "Maritime Insurance Company, Limited," has been licensed under the "Insurance Act" to transact in British Columbia the husiness of marine insurance.

The head office of the Company in British Columbia is situate at Victoria, and R. P. Rithet & Co., Limited, whose address is Victoria, are the attorneys for the Company.

Dated this 31st day of July, 1914.

ERNEST F. GUNTHER.

Superintendent of Insurance.

GEORGE HORROCKS.

RE BRITISH NORTH AMERICAN HOME INVESTMENT CO., LTD.

TAKE NOTICE that I have this day resigned my position as director of the British North American Home Investment Company. Limited.

Dated at Victoria, B.C., this 14th day of July, 1914.

MISCELLANEOUS.

IN THE MATTER OF THE "RAILWAY ACT."

NOTICE is hereby given that on behalf of the Great Northern Railway Company and the Vancouver, Victoria and Eastern Railway and Navigation Company, I will sell by public auction at the freight sheds of the said companies on Front Street, in the City of New Westminster, B.C., on the 28th day of August, 1914, at the hour of 9.30 o'clock in the forenoon, the following unelaimed goods in the possession of the said railway companies, namely:-

> 1 crate motor. 1 crate pulley.

Dated this 29th day of June, 1914.

T. J. TRAPP & CO., LTD., per T. D. TRAPP,

jy2

Auctioneer.

NOTICE.

NOTICE is hereby given that the undersigned company intends, after thirty days from date, to apply for permission to change its name to "Standard Coal and Petroleum Company, Limited."

Dated at Vancouver, B.C., this 8th day of July, 1914.

STANDARD COAL COMPANY, LIMITED.

jy16

NOTICE.

In the Matter of an Act to ratify an Agreement between His Majesty the King and the Esquimalt and Nanaimo Railway, bearing Date the 21st of October, 1909, being Chapter 17 of the "Provincial Act of 1910," and Amending Acts.

NOTICE is hereby given that, in pursuance of the above-mentioned Act, the Esquimalt and Nanaimo Railway Company have deposited with the Department of Lands the survey and field-notes of Lot 1370, Rupert District, in the Province of British Columbia, containing 350 acres selected by the Company according to the terms of the said Act, and the Company will, at the expiration of thirty days from the date of this publication, apply for a Crown grant of the said lands so selected and surveyed in accordance with the terms of the said Act.

Dated the 30th day of July, 1914.

THE ESQUIMALT AND NANAIMO RAILWAY COMPANY,

au6

L. H. Solly, Agent.

"INSURANCE ACT."

NOTICE is hereby given that "Railway Passengers Assurance Company" has been licensed under the "Insurance Act" to transact in British Columbia the business of accident, sickness, guarantee, and plate-glass insurance,

The head office of the Company in British Columbia is situate at Vancouver, and British American Trust Company, whose address is Vancouver, is the attorney for the Company.

Dated this 9th day of July, 1914.

ERNEST F. GUNTHER, Superintendent of Insurance.

jy16

NOTICE TO CREDITORS.

In the Matter of the Estate of James Charlton Donald, Deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of James Charlton Donald, late of the City of Vancouver, in the Province of British Columbia, deceased, who died on or about the 16th day of October, 1913, are hereby required to send by post prepaid or to deliver to London and British North America Company, Limited, 626 Pender Street West, Vancouver, B.C., agents for Ethel Moore Donald, administratrix of the said

demands and the nature of the security (if any) held by them on or before the 10th day of August,

And notice is hereby also given that after that date the said administratrix will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which she, through her said agents, shall then have notice, and will not be liable for the assets of the said James Charlton Donald, deceased, or any part thereof so distributed to any person or persons of whose claims or demands notice shall not have been given as aforesaid.

RIDLEY, MACRAE & TOBIN. Solicitors for Ethel Moore Donald, Administratrix.

NOTICE OF ASSIGNMENT.

OTICE is hereby given that, pursuant to the "Revised Statutes of British Columbia," chapter 13, intituled "An Act respecting Assignments for the Benefit of Creditors," and amending Acts, and cited as the "Creditors' Trust Deeds Acts," the Northern Dredging Company, Limited, a company incorporated under the laws of British Columbia, carrying on a general dredging and dyking business, with offices and chief place of business at 707 North West Trust Building, 509 Richards Street, in the City of Vancouver, in the Province of British Columbia, did on the 2nd day of July, 1914, make an assignment to Robert Forrester, accountant, having residence at 3118 First Avenue West, Vancouver, British Columbia, for the benefit of the creditors of the said Northern Dredging Company, Limited.

All creditors are forthwith desired to place with the assignee at 707 North West Trust Building, Vancouver, B.C., all claims in accordance with the

above Act, section 8, chapter 13.

Dated at the City of Vancouver, Province of British Columbia, this 2nd day of July, 1914.

ROBERT FORRESTER,

jy23

Assignce.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

In the Matter of the "Winding-up Act," and in the Matter of the Canadian Puget Sound Lumber Company, Limited.

TAKE NOTICE that the Honourable Mr. Justice Clement has by an order dated the 30th July. 1914, appointed Roland F. Taylor, of Victoria, to be official liquidator of the above-named Company. Dated the 30th day of July, 1914.

B. H. TYRWIHTT DRAKE,

an6

Registrar.

NOTICE.

In the Matter of the "Companies Act" (R.S.B.C. 1911, Chapter 39) and the Foreshaw-Ford Automobile Company, Limited.

THE creditors of the above-named Company are required on or before the 31st day of August, 1914, to send their names and addresses, and the particulars of their debts or claims, to Bert Ford, agent, of No. 418 Georgia Street, Vancouver, British Columbia, the liquidator of the said Company, and, if so required by notice in writing from the said liquidator, are by their solicitors or personally to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they shall be excluded from the benefit of any distribution made before such debts are proved.

And further take notice that a meeting of the ereditors will be held at the office of Hamilton Read & Mather, Suite 21 Leigh-Spencer Building, 553 Granville Street, Vancouver, British Columbia, on Wednesday, the 12th day of August, 1914, at the hour of 4 o'clock in the afternoon.

Dated this 30th day of July, 1914.

HAMILTON READ AND MATHER. Solicitors for the above-named Liquidator. estate, particulars in writing of their claims or 553 Granville Street, Vancouver, B.C.

MISCELLANEOUS.

"BRITISH COLUMBIA FIRE INSURANCE ACT."

NOTICE is hereby given that the "Hamburg-Bremen Five Lympus (1) Bremen Fire Insurance Company" has been licensed under the "British Columbia Fire Insurance Act" to transact in British Columbia the business of fire insurance.

The head office of the Company in British Columbia is situate at Vancouver, and Donald von Cramer, whose address is Vancouver, is the

attorney for the Company.

Dated this 30th day of July, 1914.

HAMBURG-BREMEN FIRE INSURANCE CO. ERNEST F. GUNTHER,

au6

Superintendent of Insurance.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

In the Matter of the "Companies Act" and Amending Acts, and in the Matter of the Dominion Match Company, Limited.

(Under the order for winding up the above-named Company, dated the 21st day of April, 1914.)

NOTICE is hereby given that the first meeting of creditors in the above matter will be held at the office of the Westminster Trust Company at New Westminster, B.C., on Wednesday, the 5th day of Augnst, 1914, at the hour of 3 o'clock in the afternoon.

Proxies to be used at the meeting must be lodged with the provisional liquidator not later than 3 o'clock on the 4th day of August, 1914.

Dated at New Westminster, B.C., this 15th day

of July, 1914.

WESTMINSTER TRUST COMPANY, Provisional Liquidator. jy23

"BRITISH COLUMBIA FIRE INSURANCE ACT."

NOTICE is hereby given that the "Minneapolis Fire and Marine Insurance Fire and Marine Insurance Company" has been licensed under the "British Columbia Fire Insurance Act" to transact in British Columbia the business of fire insurance.

The head office of the Company in British Co-Iumbia is situate at Vancouver, and Chalmers Rutherford, Esq., whose address is Yorkshire Bnilding, Vancouver, is the attorney for the Company.

Dated this 21st day of July, 1914.

MINNEAPOLIS FIRE & MARINE INSURANCE COMPANY.

ERNEST F. GUNTHER,

jy23

Superintendent of Insurance.

"INSURANCE ACT."

NOTICE is hereby given that the temporary licence issued to the Wart licence issued to the Western Life & Accident Company of Denver, Colorado, to transact accident and sickness insurance, has expired, and that the Company has ceased to carry on business in British Columbia.

Dated this 28th day of July, 1914.

ERNEST F. GUNTHER, Superintendent of Insurance,

jy30

NOTICE TO CREDITORS.

RE MARIE AMALIE GUENTHER, DECEASED.

NOTICE is hereby given that all creditors and persons having any claims or demands upon or against the estate of Marie Amalie Guenther, late of the City of Vancouver, in the Province of British Columbia, deceased, wife of Emil Guenther (who died at the City of Vancouver aforesaid on or about the 27th day of December, 1913, whose will was proved by William H. Gallagher, of the City of Vancouver aforesaid, the executor therein named, on the 7th day of April, 1914, in the Supreme Court of British Columbia), are hereby required to send in the particulars of their claims and jy16

demands to the undersigned, Donald Downie, Room 601 Birks Building, 718 Granville Street, Vancouver, British Columbia, the solicitor for the said executor on or before the 15th day of June, 1914.

And notice is hereby also given that, after that date, the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executor shall then have notice, and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have had notice.

Dated at Vancouver, B.C., this 21st day of May, 1914.

jy9

DONALD DOWNIE, Solicitor for the said Executor.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Percy Coldron and Walter James Cannings, carrying on business at Penticton, British Columbia, as grocers and provision merchants, under the style and name of "Coldron & Cannings," has this day been dissolved by mutual consent. The said business will be continued by Walter James Cannings, to whom all debts owing to the said partnership are to be paid and by whom all claims against the said partnership will be settled.

Dated at Penticton, B.C., this 15th day of July, 1914.

PERCY COLDRON. WALTER JAMES CANNINGS.

NOTICE.

NOTICE is hereby given that the undersigned Company intends, after thirty days from date, to apply for permission to change its name to "Central Pacific Oil & Development Company, Limited (Non-Personal Liability).

Dated at Vancouver, B.C., July 8th, 1914.

PACIFIC GYPSUM MINES, LIMITED (NON-PERSONAL LIABILITY). jy16

THE STANDARD FURNITURE COMPANY, LIMITED.

NOTICE is hereby given, in pursuance of section
239 of the "Companies of the "Compan 239 of the "Companies Act," that a general meeting of the members of the above-named Company will be held at 1615 Burnaby Street, in the City of Vancouver, Province of British Columbia, on Thursday, the 27th day of August, 1914, at the hour of 3 o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding-up has been effected and the property of the Company disposed of, and hearing any explanation which may be given by the liquidator, and also to determine by extraordinary resolution the manner in which the goods, accounts, and documents of the Company and of the liquidator thereof shall be disposed of.

Dated at Vancouver, B.C., this 20th day of July, 1914.

C. L. MURDOFF.

jy23

Liquidator.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between William Gordon and John Gordon, under the firm-name of the "Provincial Cash Grocery," as grocers at 1267 Kingsway, in the City of Vancouver, B.C., was on the 8th day of May, 1914, dissolved by mutual

All debts owing to the said partnership are to be paid to the said John Gordon, by whom the business will be carried on, and all claims against the said partnership are to be presented to the said John Gordon, by whom the same will be settled.

Dated at the City of Vancouver, B.C., this 8th day of July, 1914.

MCLELLAN, SAVAGE & WHITE, Solicitors for William Gordon.

MUNICIPAL BY-LAWS.

MUNICIPALITY OF RICHMOND.

SEA ISLAND DYKING BY-LAW.

In the Matter of the "Municipal Act," and in the Matter of a Petition to the Corporation of the Township of Richmond for Dyking of that Part of the Municipality of the Township of Richmond called "Sea Island."

A By-law to provide for the Dyking of the Land hereinafter described in the Municipality of the Township of Richmond, and for borrowing on the credit of the Municipality the Sum of \$40,000 for completing the same. Provisionally adopted the twenty-first day of May, 1914.

WHOREAS a majority in number and value of the owners, as shown by the last revised assessment roll, of the property hercinafter set forth to be benefited by the dyking have petitioned the Council of the said Municipality of the Township of Richmond, praying that the said municipality do take steps under the provisions of section 134 of the "Municipal Act," chapter 170, R.S.B.C. 1911, and the amendments thereof, for dyking the area of land being portion of Sea Island comprised

in the following described boundaries:

Description of land to be benefited by the proposed dyke under section 112, "Municipal Act, 1914," as follows: Commencing at the north-west corner of Section 10, Block 5 North, Range 7 West, on the south bank of the North Arm of the Fraser River; thence following the line of the existing dyke through Section 9 and part of Section 16 to the westerly boundary of Section 16; thence south along the west boundaries of Sections 16, 21, and part of Section 2S to a point nineteen hundred (1,900) feet from the north-west corner of Section 28; thence east to where it strikes the existing dyke; thence along the line of the existing dyke through Sections 28, 27, 34, 35, 36, 31, 30, 29, 20. 17, 18, 7, 12, 11, and 10 to the point of commencement:

And whereas thereupon the said Council procured an examination to be made by Donald Cameron, being a person competent for such purpose, of the said locality proposed to be dyked, and has also procured plans and estimates of the work to be made by the said Donald Cameron, and an assessment to be made by him by such dyking, of the land and roads to be benefited, stating as nearly as he can the proportion of benefit which in his opinion will be derived in consequence of such dyking by every lot, or portion of lot, the said assessment so made being the assessment hereinafter by this bylaw enacted to be assessed and levied upon the lots and parts of lots hereinafter in that behalf specially set forth and described, and the report of the said Donald Cameron in respect thereof and of the said dyking being as follows:--

"I hereby certify that I have made a careful examination of the area hereinafter described, and find that every portion of it is equally benefited by the proposed dyking.

"The work to be done consists in providing new and additional flood-boxes, in raising the height of the dyke throughout, piling and otherwise protecting the eroded parts of the river-bank and the whole outer face of the dykc, all as shown on the plans prepared for the work.

"I have prepared an estimate of the cost of the work which is annexed hereto, and an assessment of the annual charges to be made on the area in-

cluded in the scheme"

And whereas the said Council is of opinion that the dyking of the locality described is desirable:

Be it therefore enacted by the said Municipal Council of the said Municipality of the Township of Richmond, pursuant to the provisions of the "Municipal Act":-

1st. That the said report, plans, and estimates be adopted, and the said dyking and the works connected therewith be made and constructed in accord-

ance therewith.

2nd. That the Reeve of the said Municipality of the Township of Richmond may borrow on the credit of the Corporation of the said Municipality the sum of forty thousand dollars (\$40,000), being the funds necessary for the work, and may issue debentures of the Corporation to that amount in sums of not less than one hundred dollars each, and payable within (40) forty years from the date hereof, with interest at the rate of five (5) per centum per annum; that is to say, in half-yearly payments; such debentures to be payable at the Northern Crown Bank, Vancouver, B.C., or at such bank or banking-house in the City of London, England, or at such bank or banking-house elsewhere as the said Council may by resolution direct, at a date on or before forty (40) years from the date hereinafter mentioned for this by-law to take effect, and to have attached to them coupons for the payment of interest.

3rd. That for the purpose of paying the said sum of forty thousand dollars, (\$40,000), being the amount charged against the said lands so to be benefited as aforesaid, other than lands belonging to the municipality, and the interest thereon for forty (40) years at the rate of five per centum (5%) per annum, the following special rates, over and above all other rates, shall be assessed and levied upon the undermentioned lots and parts of lots, and the amount of the said special rates and interest assessed as aforesaid against each lot or part of lot respectively shall be divided into forty (40) equal parts, and one such part shall be assessed and levied as aforesaid in each year for forty (40) years after the final passing of this by-law during which the said debentures have to run.

SEA ISLAND DYKING.

Estimated Cost Proposed Dyking of Sca Island, Richmond Municipality.

1. Quantity of dyke, including road embankment between bridges at Eburne; ditch to		0=
23' 0" wide at top, 11' 00" wide at bottom, 6' 0" deep; 174,911 eu. yds. @ 150		
2. Shed moved at Sta. 16-70		
3. Plling at Sta. 45, 20 plles 30' long; 600 ln. ft. @ 20e	120	
Brush	30	
4. At Sta. 84, extra expense going through barn	$\frac{30}{50}$	
5. Sta. 98, extra expense going through barn	50	
6. Sta. 255, moving shacks through cannery	60	
7. Sta. 278, moving shacks through eannery	30	
8. Sta. 334, break in dyke, 26 piles 30' long, 16 piles 40' long; 1,420 in. ft. @ 20c		
Brush	60	
9. Clearing, 12 acres @ \$50	600	00
10. Culverts:—		
(2' x 4' x 57'): Box, 11,184 F.B.M. @ 15, \$167.76; 15' small chain. \$1.01; 2	pr.	
double hlnges, \$2: 70 %" drlft-bolts 20" long, \$1.50; 101 lb. 8d. nalls, 4		
excavating and building culvert, \$127.33; total, \$300; 8 culverts @ \$300		00
(3' x 8' x 57'): With 4' partition wall box, 16,132 F.B.M. @ \$15. \$241.		
30' small chain, \$2; 3 pr. double hinges, \$3; 150 lb. 34" x 20" drift-bolts.	\$ 3;	
201 lb. 8d. nalls, 80e.; excavating and building culvert, \$181.22; total, \$4	32;	
10 eulverts @ \$432	4,320	00
	\$34,260	65
Add 15% contingencies and engineering	5,139	09
Total	\$39,399	74

DONALD CAMERON, M.Can.Soc.C.E., Engineer. Assessment of land certified by Engineer to be benefited by proposed dyking of portion of Sea Island, pursuant to petition of assessed owners of land situated within said portion of Sea Island proposed to be dyked.

Description of Property.	Value of Improvements.	To cover Interest, 40 Years at 5%.	Total Special Assessment.	Annual Assessm't during each Year for 40 Years.
B. 5 N., R. 7 W., Sec. 10, 15, 22, E. part; 158 ac. B. 5 N., R. 7 W., Secs. 10, 15, 16, 21, 28; 528½ ac. B. 5 N., R. 7 W., Secs. 11, 13, 14, E. part; 214 ac. B. 5 N., R. 7 W., Sec. 11, W. part; Sec. 14, W. part; 137 ac. B. 5 N., R. 7 W., Sec. 12, 13, E. part; 111 ac. B. 5 N., R. 7 W., Sec. 15, W. part; Sec. 22, E. part; 114 ac. B. 5 N., R. 7 W., Sec. 15, W. part; Sec. 22, E. part; 114 ac. B. 5 N., R. 7 W., Sec. 24; 26, 35; 132 ac. B. 5 N., R. 7 W., Sec. 24; 15 ac. B. 5 N., R. 7 W., Sec. 24; 15 ac. B. 5 N., R. 7 W., Sec. 24; 15 ac. B. 5 N., R. 7 W., Sec. 24; 15 ac. B. 5 N., R. 7 W., Sec. 26, 35; 145 ac. B. 5 N., R. 7 W., Sec. 36; 31; 222 ac. B. 5 N., R. 7 W., Sec. 36; 135 ac. B. 5 N., R. 6 W., Secs. 19; 77 ac. B. 5 N., R. 6 W., Sec. 19; 77 ac. B. 5 N., R. 6 W., Sec. 29; 10 ac. B. 5 N., R. 6 W., Sec. 29; 10 ac. B. 5 N., R. 6 W., Sec. 17; ½ ac. B. 5 N., R. 6 W., Sec. 23; 7 ac. B. 5 N., R. 7 W., Sec. 36; 135 ac. B. 5 N., R. 7 W., Sec. 36; 135 ac. B. 5 N., R. 6 W., Sec. 29; 10 ac. B. 5 N., R. 7 W., Sec. 21; 10 ac. B. 5 N., R. 7 W., Sec. 22; 10 ac. B. 5 N., R. 7 W., Sec. 24; 60 ac. B. 5 N., R. 7 W., Sec. 24; 60 ac. B. 5 N., R. 7 W., Sec. 24; 60 ac. B. 5 N., R. 7 W., Sec. 24; 60 ac. B. 5 N., R. 7 W., Sec. 25; 36 ac. B. 5 N., R. 7 W., Sec. 28; 2½ ac. B. 5 N., R. 7 W., Sec. 28; 2½ ac. B. 5 N., R. 7 W., Sec. 28; 2½ ac. B. 5 N., R. 7 W., Sec. 28; 2½ ac. B. 5 N., R. 7 W., Sec. 28; 2½ ac. B. 5 N., R. 7 W., Sec. 28; 2½ ac. B. 5 N., R. 7 W., Sec. 29; 5 ac. B. 5 N., R. 6 W., Sec. 19; 1 ac. B. 5 N., R. 6 W., Sec. 19; 1 ac. B. 5 N., R. 6 W., Sec. 19; 1 ac. B. 5 N., R. 6 W., Sec. 19; 1 ac. B. 5 N., R. 6 W., Sec. 19; 8 ac. B. 5 N., R. 6 W., Sec. 19; 8 ac. B. 5 N., R. 6 W., Sec. 31; 31 ac. B. 5 N., R. 6 W., Sec. 31; 31 ac. B. 5 N., R. 6 W., Sec. 32; 18 ac. B. 5 N., R. 6 W., Sec. 31; 31 ac. B. 5 N., R. 6 W., Sec. 31; 31 ac. B. 5 N., R. 6 W., Sec. 31; 31 ac. B. 5 N., R. 6 W., Sec. 31; 31 ac. B. 5 N., R. 6 W., Sec. 31; 31 ac. B. 5 N., R. 6 W., Sec. 31; 31 ac. B. 5 N., R. 6 W., Sec. 31; 31 ac. B. 5 N., R. 6 W., Sec. 31; 31 ac. B. 5 N.,	6,261 10 2,535 30 1,623 00 1,315 00 1,315 06 1,563 80 853 15 177 70 592 35 2,630 00 1,717 90 912 10 1,599 35 3,198 50 118 50 177 70 236 95 139 15 11 80 947 75 59 25 367 30 213 30 94 80 35 55 47 40	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$ \begin{bmatrix} 18,783 & 30 \\ 7,605 & 90 \\ 4,869 & 90 \\ 4,869 & 00 \\ 4,945 & 80 \\ 4,691 & 40 \\ 2,559 & 45 \\ 533 & 10 \\ 1,777 & 05 \\ 7,890 & 00 \\ 5,153 & 70 \\ 2,772 & 30 \\ 4,798 & 95 \\ 2,736 & 60 \\ 4,905 & 90 \\ 4,905 & 50 \\ 4,905 & 50 \\ 4,905 & 50 \\ 2,736 & 40 \\ 355 & 50 \\ 248 & 70 \\ 533 & 10 \\ 710 & 85 \\ 2,132 & 40 \\ 5,544 & 60 \\ 302 & 105 \\ 177 & 75 \\ 417 & 45 \\ 35 & 40 \\ 2,843 & 25 \\ 177 & 75 \\ 1,101 & 90 \\ 639 & 90 \\ 284 & 40 \\ 106 & 65 \\ 142 & 20 \\ \end{bmatrix} $	2 00 2 15 3 60 8 40 72 57 60 3 60 22 30 12 95 5 75 2 15 2 90

Donald Cameron, M.Can.Soc.C.E., Engineer.

We hereby certify that the attached By-law re dyking of Sea Island is a true copy of the By-law provisionally passed on Thursday, May 21st, 1914.

Dated June 1st, 1914.

[L.S.]

W. BRIDGE,
Reeve.
G. S. WHALSON,
Clerk Municipal Council.

Notice is hereby given that any one intending to apply to have the above-mentioned by-law or any part thereof quashed must, not later than ten (10) days after the final passing thereof, serve a notice in writing upon the Reeve and upon the Clerk of the Municipality of his intention to make application for that purpose to the Supreme Court during the thirty (30) days next ensuing after the final passing of the by-law.

G. S. WILLSON,

Municipal Clerk.

jy30

MUNICIPAL BY-LAWS.

MUNICIPALITY OF RICHMOND.

LULU ISLAND DYKING BY-LAW.

In the Matter of the "Municipal Act," and in the Matter of a Petition to the Corporation of the Township of Riehmond for Dyking of Part of Lulu Island comprised in the Municipality of the Township of Riehmond.

A By-law to provide for the Dyking of Lands hereinafter described in the Municipality of the Township of Richmond, and for borrowing on the Credit of the Municipality the Sum of \$24,500 for completing the same. Provisionally adopted the 21st day of May, 1914.

WHEREAS a majority in number and value of the owners, as shown by the last revised assessment roll, of the property hereinafter set forth to be benefited by the dyking have petitioned the Council of the said Municipality of the Township of Riehmond, praying that the said municipality do take steps under the provisions of section 134 of the "Municipal Act," chapter 170, R.S.B.C. 1911, and the amendments thereof, for dyking that part or portion of the area of the said municipality, being that part of Lulu Island comprised in the following described boundaries:—

Description of land to be benefited by the proposed dyke under section 112, "Municipal Act, 1914," as follows: Commencing at the north-east corner of Section 24, Block 5 North, Range 6 West, at a point where Number Five (5) Road touches the southern bank of the North Arm of the Fraser River, and extending along the said southern bank of the North Arm of the Fraser River to Number Two (2) Road; thence south along the survey-line, being the centre line of said Number Two (2) Road, to the south-west corner of Section Seven (7), Block Four (4) North, Range Six (6) West, where the said Number 2 Road crosses section-line; thence easterly along the survey-line of Block Seven (7) and Eight (8) to the south-east corner of Section Eight (8), Block 4 North, Range 6 West, where Number Three (3) Road intersects; thence north along the survey-line of Number 3 Road until Number 20 Road intersects; thence east along the survey-line of Number 20 Road until Number 4 intersects; thence south along the survey-line of Number 4 Road to the south-west corner of Section Two (2), Block 4 North, Range 6 West; thence east along survey-line of Section Two (2), Block 4 North, Range 6 West, until Number 5 Road intersects; thence north along survey-line of Number 5 Road to point of commencement:

And whereas thereupon the said Council procured an examination to be made by Donald Cameron, being a person competent for such purpose, of the said locality proposed to be dyked, and has also procured plans and estimates of the work to be made by the said Donald Cameron, and an assessment to be made by him by such dyking, of the land and roads to be benefited, stating as nearly as he can the proportion of benefit which in his said debentures have to run.

opinion will be derived in consequence of such dyking by every lot, or portion of lot, the said assessment so made being the assessment hereinafter by this by-law enacted to be assessed and levied upon the lots and parts of lots hereinafter in that behalf specially set forth and described, and the report of the said Donald Cameron in respect thereof and of the said dyking being as follows:—

"I hereby certify that I have made a carcful examination of the area hereinafter described, and find that every portion of it is equally benefited by

the proposed dyking.

"The work to be done consists in providing new and additional flood-boxes, in raising the height of the dyke throughout, piling and otherwise protecting the eroded parts of the river-bank and the whole outer face of the dyke, all as shown on the plans prepared for the work. I have prepared an estimate of the cost of the work which is annexed hereto, and an assessment of the annual charges to be made on the area included in the scheme":

And whereas the said Council is of the opinion that the dyking of the locality described is desirable:

Be it therefore enacted by the said Municipal Council of the said Municipality of the Township of Riehmond, pursuant to the provisions of the "Municipal Act":—

1st. That the said report, plans, and estimates be adopted, and the said dyking and the works connected therewith be made and constructed in accordance therewith.

2nd. That the Reeve of the said Municipality of the Township of Richmond may borrow on the credit of the Corporation of said municipality the sum of twenty-four thousand five hundred dollars (\$24,500), being the funds necessary for the work, and may issue debentures of the Corporation to that amount in sums of not less than one hundred dollars each, and payable within forty (40) years from the date thereof, with interest at the rate of five (5) per eentum per annum; that is to say, in half-yearly payments; such debentures to be payable at the Northern Crown Bank, Vancouver, British Columbia, or at such bank or banking-house in the City of London, England, or at such bank or bankinghouse elsewhere as the said Council may by resolution direct, at a date on or before forty (40) years from the date hereinafter mentioned for this by-law to take effect, and to have attached to them coupons for the payment of interest.

3rd. That for the purpose of paying the sum of twenty-four thousand five hundred dollars (\$24,500), being the amount charged against the said lands so to be benefited as aforesaid, other than lands belonging to the municipality, and the interest thereof for forty (40) years at the rate of five per centum per annum, the following special rates, over and above all other rates, shall be assessed and levied upon the undermentioned lots and parts of lots; and the amount of the said special rates and interest assessed as aforesaid against each lot or part of lot respectively shall be divided into forty (40) equal parts, and one such part shall be assessed and levied as aforesaid in each year for forty (40) years after the final passing of this by-law during which the said debentures have to run.

LULU ISLAND DYKING.

Estimated Cost of Dyke on North Arm of Fraser River from No. 2 Road to No. 5 Road.

75,000 cub. yds. of earth @ 15e\$	11 250 00	
2,500 ln. ft. plling for permanent bulk-head @ 9c.	225 00	
1,800 F.B.M. 3 x 12 planking for permanent bulk-head @ \$15	270 00	
6 tide-boxes @ \$165	990 00	
166 ID. nails (# 3 % c	5 82	
6.000 F.B.M. 2 x 12 planking for portable bulk-head @ \$15	90 00	
200 F.B.M. 2 x 6 bracing and cleats for portable bulk-head	3 00	
100 F.B.M. 1 x 12 for sheer-boards, etc., (a) \$15	1 50	
50 lb. 4" nails for portable bulk-head @ 3½c	1 75	
20 cords brush, including hauting to be used at bottom of bulk-head	45 00	
Driving 250 piles, 2,500 In. ft. in all, @ \$2.50	6,250 00	
Cutting on 250 piles (d. 15c	37 50	
6 labourers on dump doing sheer-board work, extending pipe-line, and generally looking		
after discharge end of works for a period of 50 days @ \$3	900 00	
Team and driver moving portable bulk-head @ \$7 (50 days)	350 00	
Two labourers erecting and taking down portable bulk-head for 50 days @ \$3	300 00	
4 men planking permanent bulk-head, 10 days @ \$3	120 00	

Estimated Cost of Dyke on North Arm of Fraser, River from No. 2 Road to No. 5 Road	l.—Con	cluded.
1 foreman on dump, 50 days @ \$4.50		00
Tools, shovels, hammers, chains, crowbars, etc., extra lumber, coal-oil, lanterns, etc., for night crew For maintaining traffic on roadway, such as lighting of lanterns and otherwise protecting	100	00
For maintaining traffic on roadway, such as lighting of lanterns and otherwise protecting same	50	00
Engineering and contingencies @ 15%	\$21,294 3,194	57 18
	\$24,488	75

DONALD CAMERON, M.Can.Soc.C.E., Engineer.

Assessment of land certified by Engineer to be benefited by proposed dyking of portion of Lulu Island, pursuant to petition of assessed owners of land situated within said portion of Lulu Island proposed to be dyked.

proposed to be dyked.				
Description of Property.	Value of Improve- ments.	To cover Interest, 40 Years at 5%.	Total Special Assessment.	Annual Assessm't during each Year for 40 Years.
B. 5 N., R. 6 W., Sec. 25, S. ½ Lots 3, 4; Sec. 36, E. ½ Lot 1; 29 ac.	\$ 290 00	\$ 508 30	\$ 870 30	\$ 17 70
B. 5 N., R. 6 W., Sec. 26, Lot 1; 20 ac	$\begin{bmatrix} 200 & 00 \\ 10 & 00 \\ 1,592 & 55 \\ 22 & 50 \\ 10 & 00 \\ 10 & 00 \\ 112 & 00 \\ 45 & 00 \\ \end{bmatrix}$	$\begin{array}{c} 400 & 00 \\ 20 & 00 \\ 3,185 & 10 \\ 45 & 00 \\ 20 & 00 \\ 20 & 00 \\ 224 & 00 \\ 90 & 00 \end{array}$	$\begin{array}{c} 600 & 00 \\ 30 & 00 \\ 4,777 & 65 \\ 67 & 50 \\ 30 & 00 \\ 30 & 00 \\ 336 & 00 \\ 135 & 00 \\ \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
B. 5 N., R. 6 W., Secs. 24, 25, waterfront Lot 6; 10½ ac B. 5 N., R. 6 W., Secs. 24, Sub. 1, 2, 3, Lots 33, 34, 35, 36, 37: 6 ac.	105 00 60 00	$\begin{array}{cccc} 210 & 00 \\ 120 & 00 \end{array}$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	6 40 3 65
B. 5 N., R. 6 W., Sec. 24, Sub. 1, 2, 3, Lots 31, 32; 2¼ ac B. 5 N., R. 6 W., Sec. 24, Sub. 15, Lots 5, 6; 2 ac	$\left \begin{array}{c} 22\ 50\\ 20\ 00\\ 10\ 00\\ 20\ 70\\ 35\ 00\\ 10\ 00\\ 32\ 50\\ \end{array}\right $	45 00 40 00 20 00 41 40 70 00 20 00 20 00 65 00	$\begin{array}{c} 67 & 50 \\ 60 & 00 \\ 30 & 00 \\ 62 & 10 \\ 105 & 00 \\ 30 & 00 \\ 30 & 00 \\ 97 & 50 \\ \end{array}$	1 35 1 20 0 60 1 25 2 15 0 60 0 60 2 00
4 ¼ ac. B. 5 N., R. 6 W., Sec. 24, Sub. 1, 2, 3, Lot 13; 1 ac	$\begin{bmatrix} 10 & 00 \\ 22 & 50 \\ 20 & 00 \end{bmatrix}$	$\begin{array}{ccc} 20 & 00 \\ 45 & 00 \\ 40 & 00 \end{array}$	30 00 67 50 60 00	$\begin{array}{ccc} 0 & 60 \\ 1 & 35 \\ 1 & 20 \end{array}$
B. 5 N., R. 6 W., Sec. 28, part of; 1 ac	$\begin{bmatrix} 10 & 00 \\ 80 & 00 \\ 2 & 50 \\ 25 & 00 \end{bmatrix}$	$\begin{array}{ccc} 20 & 00 \\ 160 & 00 \\ 5 & 00 \\ 50 & 00 \end{array}$	$\begin{array}{c} 30 & 00 \\ 240 & 00 \\ 7 & 50 \\ 75 & 00 \end{array}$	$\begin{array}{c} 0 & 60 \\ 4 & 90 \\ 0 & 15 \\ 1 & 50 \end{array}$
B. 5 N., R. 6 W., Sec. 21, Bk. 56, Lots 22, 23, 24; ½ ac. B. 5 N., R. 6 W., Sec. 21, Bk. 58, Lots 16, 17, 18; ½ ac. B. 5 N., R. 6 W., Sec. 21, Bk. 62, Lot 1; 1-5 ac. B. 5 N., R. 6 W., Sec. 21, Bk. 62, Lot 1; 1-5 ac. B. 5 N., R. 6 W., Sec. 21, Bk. 64, Lot 16; 1-10 ac. B. 5 N., R. 6 W., Sec. 21, Bk. 64, Lot 16; 1-10 ac. B. 5 N., R. 6 W., Sec. 21, part of; 6.13 ac. B. 5 N., R. 6 W., Sec. 21, part of; 64 ac. B. 5 N., R. 6 W., Sec. 22, part of; 69 ac. B. 5 N., R. 6 W., Sec. 22, part of; 2 ac. B. 5 N., R. 6 W., Sec. 27, part of; 44 ac. B. 5 N., R. 6 W., Sec. 27, part of; 45 ac. B. 5 N., R. 6 W., Sec. 27, part of; 45 ac. B. 5 N., R. 6 W., Sec. 27, part of; 50 ac. B. 5 N., R. 6 W., Sec. 21, Bk. 64, Lots 7, 8, 9, 10, 11, 12; ½ ac. B. 5 N., R. 6 W., Sec. 21, Dart of; 14½ ac. B. 5 N., R. 6 W., Sec. 15, 22, N.E. part; 40 ac. B. 5 N., R. 6 W., Secs. 14, 23, part of; 150 ac. B. 5 N., R. 6 W., Secs. 24, 25, Sub. 15, Lots 4, 7; 2 ac. B. 5 N., R. 6 W., Secs. 24, 25, Sub. 15, Lots 11, 12, 13; 3 ac. B. 5 N., R. 6 W., Secs. 24, 25, Sub. 15, Lots 5, 6, waterfront Lot 18; 3¼ ac.	$\begin{bmatrix} 5 & 00 \\ 5 & 00 \\ 2 & 00 \\ 2 & 50 \\ 1 & 00 \\ 61 & 30 \\ 140 & 00 \\ 690 & 70 \\ 20 & 00 \\ 440 & 35 \\ 450 & 40 \\ 625 & 60 \\ 500 & 50 \\ 500 & 50 \\ 400 & 30 \\ 1,502 & 50 \\ 20 & 00 \\ 100 & 00 \\ 10 & 00 \\ 30 & 00 \\ 32 & 50 \\ \end{bmatrix}$	$\begin{array}{c} 10 & 00 \\ 10 & 00 \\ 4 & 00 \\ 5 & 00 \\ 2 & 00 \\ 122 & 60 \\ 280 & 00 \\ 122 & 60 \\ 280 & 00 \\ 1,381 & 40 \\ 40 & 00 \\ 880 & 70 \\ 900 & 80 \\ 1,251 & 20 \\ 1,001 & 00 \\ 290 & 00 \\ 1,921 & 90 \\ 800 & 60 \\ 3,005 & 00 \\ 40 & 00 \\ 200 & 10 \\ 20 & 00 \\ 10 & 00 \\ 65 & 00 \\ \end{array}$	$\begin{array}{c} 15 & 00 \\ 15 & 00 \\ 6 & 00 \\ 7 & 50 \\ 3 & 00 \\ 183 & 90 \\ 420 & 00 \\ 2,072 & 10 \\ 60 & 00 \\ 1,321 & 05 \\ 1,351 & 20 \\ 1,876 & 80 \\ 1,501 & 50 \\ 435 & 00 \\ 2,882 & 85 \\ 1,200 & 90 \\ 4,507 & 50 \\ 60 & 00 \\ 30 & 10 \\ 30 & 00 \\ 15 & 00 \\ 97 & 50 \\ \end{array}$	
B. 5 N., R. 6 W., Sec. 26, Lot 4; 10 ac. B. 5 N., R. 6 W., Sec. 26, Bk. 12. Lots 4, 5, 9, 11; 4 ac. B. 5 N., R. 6 W., Sec. 26, part of; 8 ac. B. 5 N., R. 6 W., Sec. 26, part of; 12 ac. B. 5 N., R. 6 W., Sec. 25, S. ½ Lot 5; 10.4 ac. B. 5 N., R. 6 W., Sec. 25, S. ½ Lot 2; 10 ac. B. 5 N., R. 6 W., Sec. 26, part of; 10 ac. B. 5 N., R. 6 W., Sec. 26, Sub. 13, Lots 5, 6, 7, 8, 9, 10, 11;	100.00	$\begin{array}{c} 200 & 10 \\ 80 & 00 \\ 160 & 00 \\ 240 & 10 \\ 208 & 10 \\ 200 & 10 \\ 200 & 10 \\ 140 & 00 \\ \end{array}$	300 10 120 00 240 00 360 10 312 10 300 10 300 10 210 00	6 10 2 45 4 90 7 30 6 35 6 10 6 10 4 25
7 ac. B. 5 N., R. 6 W., Secs. 24, 25, Bk. 14, Lots 11, 12, 13, 1, 2, 3, 4, 5; 7 ac.	70 00	140 00	210 00	4 25
B. 5 N., R. 6 W., Sub. 13, Lot 12; 1 ac		20 00 780 00		0 60 23 80
B. 5 N., R. 6 W., Sec. 32, part of; Sec. 5; Sec. 6, part of; Sec. 7; Sec. 8; 665 ac.	6,661 80			
B. 5 N., R. 6 W., Sec. 35, part of; 40 ac. B. 5 N., R. 6 W., Sec. 35, part of; 40 ac. B. 5 N., R. 6 W., Sec. 36, part of; 45 ac. B. 5 N., R. 6 W., Secs. 1, 2; 316 ac.	400 30	900 60	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	24 40 27 45

ASSESSMENT OF LAND OF PORTION OF LULU ISLAND PROPOSED TO BE DYKED-Concluded.

Description of Property.	Value of Improvements.	To cover Interest, 40 Years at 5%.	Total Special Assessment.	Annual Assessm't during each Year for 40 Years.
B. 5 N., R. 6 W., Scc. 25, S. ½ Lot 1; 10 ac. B. 5 N., R. 6 W., Sec. 25, S. ½ Lot 6; 10 ac. B. 5 N., R. 6 W., Sec. 25, S. ½ Lot 8; 10 ac. B. 5 N., R. 6 W., Sec. 26, part of; 30 ac. B. 5 N., R. 6 W., Sec. 26, part of; 49 ac. B. 5 N., R. 6 W., Sec. 26, part of; 12 ac. B. 5 N., R. 6 W., Sec. 26, part of; 10 ac. B. 5 N., R. 6 W., Sec. 26, part of; 10 ac. B. 5 N., R. 6 W., Sec. 26, part of; 12 ac. B. 5 N., R. 6 W., Sec. 26, part of; 12 ac. B. 5 N., R. 6 W., Sec. 26, part of; 12 ac. B. 5 N., R. 6 W., Sec. 26, part of; 12 ac. B. 5 N., R. 6 W., Sec. 24, 25, Sub. 1, 2, 3, Lot 3; 1 ac. B. 5 N., R. 6 W., Sec. 24, 25, Sub. 1, 2, 3, Lot 4; 1 ac. B. 5 N., R. 6 W., Sec. 24, Sub. 1, 2, 3, Lot 9; 1 ac. B. 5 N., R. 6 W., Sec. 24, Sub. 1, 2, 3, Lots 10, 11, 12;	\$ 110 10 100 10 100 10 300 25 490 50 120 10 100 10 120 10 10 00 10 00 35 00	\$ 200 10 200 10 200 10 600 50 981 00 240 20 200 20 240 20 240 20 20 00 20 00 20 00 70 00	\$ 300 20 300 20 300 20 900 75 1,471 50 360 30 300 30 360 30 360 30 360 30 360 30 30 00 30 00 105 00	\$ 6 10 6 10 6 10 18 30 29 90 7 30 6 10 6 10 7 30 0 60 0 60 0 60 2 15
3½ ac. B. 5 N., R. 6 W., Sccs. 24, 25, Sub. 1, 2, 3, Lot 19; 1 ac. B. 5 N., R. 6 W., Sccs. 24, 25, Sub. 1, 2, 3, Lots 21, 22; 2¼ ac. B. 5 N., R. 6 W., Secs. 24, 25, Sub. 1, 2, 3, Lot 29; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 12, Lot 4; 11.30 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 12, Lot 7; 10 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 12, Lot 8; 10 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 12, Lot 8; 10 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 12, Lot 8; 10 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 12, Lot 8; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 12, Lot 8; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 12, Lot 12; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 12, Lots 13, 14, 15, 16, 17, 18;	$ \begin{vmatrix} 10 & 00 \\ 22 & 50 \\ 10 & 00 \\ 113 & 10 \\ 110 & 10 \\ 110 & 10 \\ 30 & 00 \\ 10 & 00 \\ 10 & 00 \\ 60 & 00 \end{vmatrix} $	$\begin{array}{c} 20 & 00 \\ 45 & 00 \\ 20 & 00 \\ 226 & 20 \\ 200 & 20 \\ 200 & 20 \\ 60 & 00 \\ 20 & 00 \\ 20 & 00 \\ 120 & 00 \\ \end{array}$	30 00 67 50 30 00 339 30 300 30 300 30 90 00 30 00 30 00 180 00	0 60 1 35 0 60 6 90 6 10 1 85 0 60 0 60 3 65
6 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 13, Lot 2; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 13, Lot 3; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 13, Lot 4; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 14, Lot 6; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 14, Lot 8; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 14, Lot 9; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 14, Lot 10; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 15, Lot 1; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 15, Lot 1; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 15, Lot 3; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 15, Lot 3; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 15, Lot 3; 1 ac. B. 5 N., R. 6 W., Sec. 24, Bk. 15, Lot 3; 1 ac. B. 5 N., R. 6 W., waterfront Lot 16, Lot 19; 1 ac. B. 5 N., R. 6 W., waterfront Lot 16, Lot 20; ½ ac. B. 5 N., R. 6 W., waterfront Lot 16, Lot 21; 1 ac. B. 5 N., R. 6 W., Sec. 27, N.½ Lot 26; 1 ac. B. 5 N., R. 6 W., Sec. 21, Bk. 56, Lots 6, 7, 8; ¼ ac. B. 5 N., R. 6 W., Sec. 21, Bk. 56, Lots 6, 7, 8; ¼ ac. B. 5 N., R. 6 W., Sec. 21, Bk. 58, Lots 3, 4, 5, 6, 7, 8, 9, 10,	$ \begin{vmatrix} 10 & 00 \\ 1$	20 00 20 00	30 00 30 00	0 60 0 60 0 60 0 60 0 60 0 60 0 60 0 60 1 85 0 60 0 60
11; 1 ac. B. 5 N., R. 6 W., Scc. 21, Bk. 59, Lot 19; 1-5 ac. B. 5 N., R. 6 W., Scc. 21, Bk. 56, Lots 22, 23, 24; ½ ac. B. 5 N., R. 6 W., Scc. 21, Bk. 64, Lot 15; 1-10 ac. B. 5 N., R. 6 W., Sec. 21, Bk. 75, Lot 12; 1-10 ac. B. 5 N., R. 6 W., Sec. 21, Bk. 75, Lots 17, 18; 1-5 ac. B. 5 N., R. 6 W., Sec. 21, Bk. 75, Lots 19, 20; ½ ac. B. 5 N., R. 6 W., Sec. 21, part of; 3.1 ac. B. 5 N., R. 6 W., Sec. 21, part of; ¾ ac. B. 5 N., R. 6 W., Sec. 21, Lot 21; ½ ac. B. 5 N., R. 6 W., Sec. 21, Lots 1, 2, 3, 4, 5, 6, 7, 8; 1 ¾ ac. B. 5 N., R. 6 W., Sec. 21, part of; 5-6 ac. B. 5 N., R. 6 W., Sec. 21, part of; 7 ac. B. 5 N., R. 6 W., Sec. 36, part of; 9 ac. B. 5 N., R. 5 W., Sec. 36, Lots 3, 4, 5, 6; 4 ac. B. 5 N., R. 6 W., Sec. 36, Lots 3, 4, 5, 6; 4 ac. B. 5 N., R. 6 W., Sec. 36, Lots 7, 8; ½ ac. Roads; 64 ac.	$\begin{array}{c} 2 & 00 \\ 5 & 00 \\ 1 & 00 \\ 1 & 00 \\ 2 & 00 \\ 5 & 00 \\ 31 & 00 \\ 2 & 50 \\ 5 & 00 \\ 17 & 50 \\ 8 & 35 \\ 11 & 65 \\ 70 & 00 \\ 90 & 10 \\ 17 & 50 \\ 40 & 00 \\ 5 & 00 \\ 641 & 65 \\ \end{array}$	$\begin{array}{c} 4 & 00 \\ 10 & 00 \\ 2 & 00 \\ 2 & 00 \\ 4 & 00 \\ 10 & 00 \\ 62 & 00 \\ 5 & 00 \\ 10 & 00 \\ 35 & 00 \\ 16 & 70 \\ 23 & 30 \\ 140 & 00 \\ 180 & 20 \\ 35 & 00 \\ 80 & 00 \\ 10 & 00 \\ 1,283 & 30 \\ \end{array}$	$\begin{array}{c} 6 & 00 \\ 15 & 00 \\ 3 & 00 \\ 3 & 00 \\ 6 & 00 \\ 15 & 00 \\ 93 & 00 \\ 7 & 50 \\ 15 & 00 \\ 52 & 50 \\ 25 & 05 \\ 34 & 95 \\ 210 & 00 \\ 270 & 30 \\ 52 & 50 \\ 120 & 00 \\ 15 & 00 \\ 1,924 & 95 \\ \end{array}$	0 10 0 30 0 05 0 05 0 10 0 30 1 90 0 15 0 30 1 05 0 70 4 25 5 50 1 05 2 45 0 30 39 05

DONALD CAMERON, M.Can.Soc.C.E., Engineer.

We hereby certify that the attached by-law rc dyking of a portion of Lulu Island is a true copy of the by-law provisionally passed on Thursday, May 21st, 1914.

Dated June 1st, 1914.

[L.S.]

W. BRIDGE.

Recve.
G. S. WILLSON,

Clerk of Municipal Council.

Notice is hereby given that any one intending to apply to have the above-mentioned by-law or any part thereof quashed must, not later than ten (10) days after the final passing thereof, serve a notice in writing upon the Reeve and upon the Clerk of the Municipality of his intention to make application for that purpose to the Supreme Court during the thirty (30) days next ensuing after the final passing of the by-law.

G. S. WILLSON,

Municipal Clerk.

COAL PROSPECTING LICENCES.

CRANBROOK LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

TAKE NOTICE that G. H. Kirkpatrick, of Vancouver, B.C., mining engineer, intends to apply for a licence to prospect for coal and petroleum over the following described lands situated in Lot 4593, South-East Kootenay: Commencing at a post marked "G. H. Kirkpatrick's S.W. corner post," situated about 200 yards south of Commerce Creek at a point about five miles from the mouth of the creek and about one mile and a half east and half a mile north of the south-east corner of Lot 11891; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement; containing 640 acres, more or less.

Located this 2nd day of July, 1914.

au6

G. H. KIRKPATRICK.

CRANBROOK LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

MAKE NOTICE that G. H. Kirkpatrick, of Vancouver. B.C., mining engineer, intends to apply for a licence to prospect for coal and petroleum over the following described lands situated in Lot 4593, South-east Kootenay: Commencing at a post marked "G. H. Kirkpatrick's S.E. corner post." planted about 200 yards north of the most southerly fork of Commerce Creek. about three-quarters of a mile east of its junction with Commerce Creek and about one mile north of the north-west corner of Lot 7280; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to the point of commencement; containing 640 acres, more or

Located this 2nd day of July, 1914.

au6

G. H. KIRKPATRICK.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay: Commencing at a post planted at Ross Carr's north-west corner; to run north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of commencement.

Located July 3rd, 1914.

GEORGE LEASK.

au6

John Ewin, Agent.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay: Commencing at a post planted at the south-west corner of M. Quain's claim, and running south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement.

Located July 2nd, 1914.

WILLIAM MATTHEWS.

au6

JOHN EWIN, Agent.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay: Commencing at a post planted at north-west corner of Emily Alice Suttaby's claim; to run south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement.

Located July 3rd, 1914.

HETTIE M. COLLINGS.

J. F. Hucheroft, Agent. | au6

Located June 10th, 1914.

F. E. LEACH. au6

OTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay: Commencing at a post planted at the south-east corner of W. R. John's claim, and to run south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of commencement.

Located July 2nd, 1914.

M. A. BEALE.

John Ewin, Agent.

OTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay: Commencing at a post planted at south-west corner of Fred Kummer's claim; to run north 80 chains: thence west 80 chains: thence south 80 chains; thence east 80 chains to place of commencement.

Located July 2nd, 1914.

T. H. BANFIELD. JOHN EWIN, Agent.

an6

22

au6

COAL PROSPECTING LICENCES.

CRANBROOK LAND DISTRICT. DISTRICT OF EAST KOOTENAY.

TAKE NOTICE that F. E. Leach, of Vancouver, B.C., civil engineer, intends to apply for a licence to prospect for coal and petroleum over the following described lands, situated in Lot 4593, South - East Kootenay: Commencing at a post planted at or near the south-west corner of Lot 11482; thence north 80 chains; thence east about 14 chains to the north-west corner of Lot 7397; thence south 80 chains; thence west about 14 chains to the point of commencement; comprising Lot 11482, and containing 116 acres, more or less.

Located June 10th, 1914.

F. E. LEACH.

CRANBROOK LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

TAKE NOTICE that F. E. Leach, of Vancouver, B.C., civil engineer, intends to apply for a licence to prospect for coal and petroleum over the following described lands, situated in Lot 4593. South - East Kootenay: Commencing at a post planted at or near the north-west corner of Lot 11483; thence south about 40 chains to the north boundary of Lot 7401; thence east about 14 chains to the west boundary of Lot 7400; thence north about 40 chains to the north-west corner of Lot 7400; thence west about 14 chains to the point of commencement: containing 55 acres, more or less.

Located June 10th, 1914.

au6

F. E. LEACH.

CRANBROOK LAND DISTRICT. DISTRICT OF EAST KOOTENAY.

TAKE NOTICE that F. E. Leach, of Vancouver, B.C., civil engineer, intends to apply for a licence to prospect for coal and petroleum over the following described lands, situated in Lot 4593. South - East Kootenay: Commencing at a post planted at or about two miles south of the northeast corner of Lot 8585; thence south about 36 chains to the north boundary of Lot 7845; thence east about 35 chains to the west boundary of Lot 7401; thence north about 14 chains to the northwest corner of Lot 7401; thence east about 45 chains to the south-west corner of Lot 11483: thence north about 22 chains; thence west 80 chains to point of commencement; containing 225 acres, more or less.

COAL PROSPECTING LICENCES.

OTICE is hereby given that, sixty days after date hereof. I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands. situate in the Fernie District of South-East Kootenay: Commencing at a post planted at Murdoch MacKenzie's north-west corner; theuce east 80 chains; thence north 80 chains; theuce west 80 chains; thence south 80 chains to point of commencement.

Located July 2nd, 1914.

WEBSTER BURTON.

au6

J. F. HUCHCROFT, Agent.

NOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay: Commencing at a post planted at south-east corner of J. C. M. Dewar's claim; to run north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement.

Located July 3rd, 1914.

JOHANNA TOSH,

au6

J. F. HUCHCROFT, Agent.

TOTICE is hereby given that, sixty days after date hereof, I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands, situate in the Fernie District of South-East Kootenay: Commencing at a post planted at south-west corner of William MacKenzie's claim: to run north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement.

Located July 3rd, 1914.

MURDOCH MACKENZIE.

au6

J. F. HUCHCROFT, Agent.

MAKE NOTICE that I intend to apply to the Minister of Lands for a licence to prospect for coal and petroleum over the following described lands: Commencing at a post, marked "John Johnson, north-west corner," situated about eleven miles easterly of mouth of North Fork of Sage ('reek; thence 80 chains south; thence 80 chains east; thence 80 chains north; thence 80 chains west to point of commencement.

Located July 20th, 1914.

JOHN JOHNSON.

JOHN A. FISHER, Agent. au6

Witness: Thomas D. Roche.

CRANBROOK LAND DISTRICT.

DISTRICT OF EAST KOOTENAY.

MAKE NOTICE that W. J. Langley, of Santa Monica, California, intends to apply for a licence to prospect for coal and petroleum over the following described lands, situated in Lot 4593, South-East Kootenay: Commencing at a post marked "W. J. Langley's N.W. corner post," situated about 200 yards south of Commerce Creek at a point about five miles from the mouth of the creek and about one mile and a half east and half a mile north of the south-east corner of Lot 11891; thence 80 chains east; thence 80 chains south; thence 80 chains west; thence 80 chains north to the point of commencement; containing 640 acres, more or less,

Located this 2nd day of July, 1914.

au6

W. J. LANGLEY.

ASSIGNMENTS.

NOTICE TO CREDITORS.

OTICE is hereby given that James A. Chambers, trading under the name of the "Men's Toggery Shop" at No. 57 Hastings Street West, in the City of Vancouver, Province of British Columbia, has made an assignment to me, Joseph Edward Branston, of his estate and effects for the benefit of his creditors.

A meeting of the creditors will be held at the office of J. E. Branston, 502 Mercantile Building, 318 Homer Street, Vancouver, B.C., on Tuesday, the 18th day of August, 1914, at 3 o'clock in the afternoon, and you are hereby notified to attend either in person or by representative. All claims must be filed accompanied by statutory declaration within thirty days of the date of this notice.

And take notice that after such last-mentioned date the assignee will proceed to distribute the assets of the insolvent among parties entitled thereto, having regard only to claims of which he has then had notice, and that the said assignee will not be liable for the said assets nor any part thereof to any person or persons of whose claims notice shall not have been received by him at the time of such distribution.

Dated at Vancouver, B.C., this 31st day of July, 1914.

JOSEPH EDWARD BRANSTON.

au6

Assignee.

NOTICE.

In the Matter of the "Creditors' Trust Deeds Act" (R.S.B.C. 1911, Chap. 13), and in the Matter of the Assignment for the Benefit of Creditors of Stephens' Grocery, of Cranbrook, in the Province of British Columbia.

NOTICE is hereby given that William E. Stephens and Harold E. Stephens, both of the City of Cranbrook, in the Province of British Columbia, carrying on business under the firm-name and style of "Stephens' Grocery," have made an assignment, under the provisions of the "Creditors' Trusts Deeds Act," of all their estate, credits and effects, to Arthur F. Crowe, of Cranbrook, B.C., for the general benefit of their creditors.

A meeting of their creditors will be held at the office of the undersigned solicitors in the City of Cranbrook aforesaid on Monday, the 10th day of August, 1914, at the hour of 3 o'clock in the afternoon, to receive a statement of affairs and appoint inspectors, and for the ordering of the affairs of the estate generally.

Creditors are requested to file their claims with the undersigned solicitors for the assignee, with the proofs and particulars thereof required by the said Act, on or before the day of such meeting.

And notice is further given that, after the 1st day of September. 1914, the assignee will proceed to distribute the assets of the debtors amougst the parties entitled thereto, having regard only to the claims of which notice shall then have been given, and that he will not be liable for the assets or any part thereof so distributed to any person or persons of whose claim he shall not then have had notice.

Dated at Cranbrook, in the Province of British Columbia, this 29th day of July, A.D. 1914.

ARTHUR F. CROWE.

Assignec.

au6

By his solicitors, HARVEY, MCCARTER, MACDONALD & NISBET.

Imperial Bank Building, Cranbrook, B.C.

NOTICE OF ASSIGNMENT.

NOTICE is hereby given that, pursuant to the "Revised Statutes of British Columbia," chapter 13, intituled "An Act respecting Assignments for the Benefit of Creditors," ' and amending Acts, and known and cited as the "Creditors' Trust Deeds Act," Leong Way, Leong Ah Sam, Leong Kong, Leong Hong, Leong Ling, Leong King Ping, Leong Tuck, Leong Wah Sin, carrying on business under the name of "Lee Ou & Company," as importers, wholesale and retail dealers in general merchandise, at 1632 Albert Street, of the City of Vancouver, B.C., have this day made an assignment to Fred L. Perry, of Wilson & Perry, accountant, of their estate, real and personal, credits and effects, which may be seized and sold under execution, for the benefit of their creditors,

A meeting of creditors will be held at the office of Wilson & Perry, assignees, Suite 9, DeBeck Building, 336 Hastings Street West, Vancouver, B.C., on Wednesday, the 12th day of August, 1914, at the hour of 3.30 o'clock p.m., to receive statement of affairs and for the general ordering of the estate, and you are hereby notified to attend either in person or by representative.

All claims must be filed with the undersigned, verified by statutory declaration, and to entitle any creditor to vote his claim must be filed on or before

the date of the meeting.

And further take notice that on and after the 12th day of September, 1914, the said assignee will proceed to distribute the assets of the insolvent amongst parties entitled thereto, having regard only to claims of which he has then received notice, and that he will not be liable for the said assets or any part thereof, to any person or persons of whose claim notice shall not have been received by him at the above last-mentioned date.

Dated at the City of Vancouver, Province of British Columbia, this 28th day of July, 1914.

FRED L. PERRY, Assignee.

au6

NOTICE.

In the Matter of the "Creditors' Trusts Deeds Act" (R.S.B.C. 1911, Chap. 13), and in the Matter of the Assignment for the Benefit of Creditors of Chassay and Desaulnier, of Bull River, in the Province of British Columbia.

NOTICE is hereby given that Joseph H. Chassay and Joseph Edward Desaulnier, both of the town of Bull River, in the Province of British Columbia, carrying on business under the firm-name and style of "Chassay & Desaulnier," as dealers in men's furnishings, have made an assignment under the provisions of the "Creditors' Trusts Deeds Act," of all their estate, credits and effects, to Robert W. Henry, of Cranbrook, in the Province of British Columbia, for the general benefit of their creditors.

A meeting of their creditors will be held at the office of the undersigned solicitors in the City of Cranbrook aforesaid on Wednesday, the 12th day of August, 1914, at the hour of 3 o'clock in the afternoon, to receive a statement of affairs and appoint inspectors and for the ordering of the affairs of the estate generally.

Creditors are requested to file their claims with the undersigned solicitors for the assignee, with the proofs and particulars thereof required by the said Act, on or before the day of such meeting.

And notice is further given that, after the first day of September, 1914, the assignee will proceed to distribute the assets of the debtors amongst the parties entitled thereto, having regard only to the claims of which notice shall then have been given, and that he will not be liable for the assets or any part thereof so distributed to any person or persons of whose claim he shall not then have had notice.

Dated at Cranbrook, in the Province of British Columbia, this 29th day of July, A.D. 1914.

ROBERT W. HENRY,

By his solicitors, HARVEY, McCARTER, MACDONALD & NISBET.

Imperial Bank Building, Cranbrook, B.C.

NOTICE OF ASSIGNMENT.

OTICE is hereby given that, pursuant to the "Revised Statutes of British Columbia," chapter 13. intituled "An Act respecting Assignments for the Benefit of Creditors, ' and amending Acts, and known and cited as the "Creditors' Trust Deeds Act." Maurice Robert Heck, carrying on business under the name of "M. R. Heck & Co., Ltd.," as wholesale office and typewriter supplies at 739 Hastings Street West, of the City of Vancouver, B.C., has this day made an assignment to Fred L. Perry, of Wilson & Perry, accountant, of his estate, real and personal, credits and effects, which may be seized and sold under execution, for the benefit of his creditors.

A meeting of creditors will be held at the office of Wilson & Perry, assignees, Suite 9 DeBeck Building, 336 Hastings Street West, Vancouver, B.C., on Monday, the 10th day of August, 1914, at the hour of 4 o'clock p.m., to receive statement of affairs and for the general ordering of the estate,

and you are hereby notified to attend either in person or by representative.

All claims must be filed with the undersigned, verified by statutory declaration, and to entitle any ereditor to vote his claim must be filed on or before the date of the meeting.

And further take notice that on and after the 10th day of September, 1914, the said assignce will proceed to distribute the assets of the insolvent amongst parties entitled thereto, having regard only to claims of which he has then received notice, and that he will not be liable for the said assets or any part thereof to any person or persons of whose claim notice shall not have been received by him at the above last-mentioned date.

Dated at the City of Vancouver, Province of British Columbia, this 25th day of July, 1914.

FRED L. PERRY,

jy30

Assignee.

NOTICE TO CREDITORS.

TOTICE is hereby given that, pursuant to the "Creditors' Trust Deeds Act," Francis Welborn Leeson, of White Rock, in the Province of British Columbia, broker, has this day made an assignment to Ewart W. Hards, manager Trusteeship Department of Dominion Trust Company, of the City of Vancouver, in the Province aforesaid, of all his real and personal property, credits and effects, which may be seized or sold or attached under execution, for the benefit of his creditors.

A meeting of creditors will be held at the office of the assignee at the Dominion Trust Company, 402 Pender Street West, in the said City of Vancouver, on Thursday, the 23rd day of July, 1914, at the hour of 3 o'clock p.m., to receive a statement of affairs and for the general ordering of the estate, and the creditors are hereby notified to attend such meeting either in person or by representative.

And further take notice that on and after the 23rd day of August, 1914, the said Ewart Hards, the assignee, will proceed to distribute the assets of the debtor amongst the parties entitled thereto, having regard only to the claims of which the said assignee has then received notice, and that the said assignce will not be liable for the assets, or any part thereof, to any person or persons of whose claim notice shall not have been received on or before the said 14th day of August, 1914.

Dated at the City of Vancouver, in the Province of British Columbia, this 11th day of July, 1914.

EWART W. HARDS, Assignee. Dominion Trust Co.,

Corner Pender and Homer Sts., Vancouver, B.C. jy23

"CREDITORS' TRUST DEEDS ACT, 1913," AND AMENDING ACTS.

NOTICE is hereby given that Jean Montgomery
Hutchison committee Hutchison, carrying on business as faneygoods merchant at 1517 Broadway West, in the City of Vancouver, Province of British Columbia, assigned to James Roy, of the firm of Roy & Dinning, of the said city, accountant, in trust for the benefit of her creditors, all her real and personal property, eredits and effects, which may be seized and sold under execution, which assignment bears date the 14th day of July, 1914.

And notice is further given that a meeting of the creditors will be held at the office of the assignee, 225 Pacific Building, Vancouver, B.C., on Monday, the 3rd day of August, 1914, at the hour of 3 o'clock in the afternoon, for the purpose of giving directions for the disposal of the estate.

And notice is further given that creditors are required to send to the assignee, on or before the 3rd day of September, 1914, particulars, duly verified, of their claims and the security (if any) held by them.

And notice is further given that the assignee will, on and after the 3rd day of September, 1914, proceed to distribute the assets of the said Jean Montgomery Hutchison among the persons entitled thereto, having regard only to the claims of which he shall have then had notice, and he will not be held responsible for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have been notified.

Dated at Vancouver, B.C., this 18th day of

July, 1914.

JAMES ROY,

jy23

Assignee.

NOTICE OF ASSIGNMENT.

THE "CREDITORS' TRUST DEEDS ACT, 1914," AND AMENDING ACTS.

NOTICE is hereby given that Robert Watson Clayton, carrying on business as "Three Star Bakery" in the City of Victoria, in the Province of British Columbia, assigned to Vincent C. Martin, of Victoria, accountant, in trust for the benefit of his creditors, all his real and personal property, credits and effects, which may be seized and sold under execution, which assignment bears date the 6th day of July, 1914.

And notice is further given that a meeting of the creditors will be held at the office of the said Vincent C. Martin, at 1107 Langley Street, Victoria, B.C., on Friday, the 24th day of July, 1914, at the hour of 3 o'clock in the afternoon, for the purpose of giving directions for the disposal of the

estate.

And notice is further given that creditors are required to send to the assignee, on or before the 24th day of July, particulars, duly verified, of their claims and the security (if any) held by them.

Dated at Victoria, B.C., this 11th day of July, 1914.

jy23

VINCENT C. MARTIN, Assignce. Per Jackson & Baker, his Solicitors.

"CREDITORS TRUST DEEDS ACT, 1911," AND AMENDING ACTS.

NOTICE is given that Phineas De Vere Hunt. carrying on business as a real-estate agent in the City of Cranbrook, in the Province of British Columbia, assigned to George H. Ashworth, of the City of Cranbrook, Province aforesaid, accountant, in trust for the benefit of his creditors all his real and personal property, credits and effects, which may be seized and sold under execution, which assignment bears date the 22nd day of July, 1914.

And notice is further given that a meeting of the creditors will be held at the office of the assignee's solicitor, Cranbrook, B.C., on the 5th day of August, 1914, at the hour of 4.30 o'clock in the afternoon, for the purpose of giving directions for the disposal of the estate.

And notice is further given that the creditors are requested to send to the assignee on or before the 5th day of August. 1914, particulars, duly verified, of their claims and the security (if any) held by

them.

Dated at Cranbrook this 24th day of July, 1914. GEORGE H. ASHWOOD.

au6

Assignee.

"CREDITORS' TRUST DEEDS ACT, 1913," AND AMENDING ACTS.

NOTICE is hereby given that the Webster Brothers, Limited, an incorporated company under the laws of British Columbia, carrying on business as grocery and provision merchants at 1275 Granville Street, in the City of Vancouver, Province of British Columbia, assigned to James Roy, of the said city and Province, accountant, in trust for the benefit of its creditors, all its real and personal property, credits and effects, which may be seized and sold under execution, which assignment is dated the 27th day of July, 1914.

And notice is further given that a meeting of the creditors will be held at the office of the assignee, 225 Pacific Building, 744 Hastings Street West, Vancouver, B.C., on Wednesday, the 12th day of August, 1914, at 4.30 o'clock in the afternoon, for the purpose of giving directions for the disposal of the estate.

And notice is further given that creditors are required to send to the assignce on or before the 12th day of August, 1914, particulars, duly verified, of their claims and the security (if any) held by them, and to entitle any creditor to vote, his claim must be filed on or before the date of the meeting.

And notice is further given that the assignce will, on and after the 12th day of September, 1914, proceed to distribute the assets of the said Webster Brothers. Limited, among the persons entitled thereto, having regard only to the claims of which he shall then have had notice, and he will not be held responsible for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have been notified.

Dated at Vancouver, B.C., this 28th day of July, 1914.

JAMES ROY,

au6

Assignce.

NOTICE OF ASSIGNMENT.

NOTICE is hereby given that, by indenture dated the 28th day of July, 1914, Navigation Dredging Company, Limited, carrying on business at the Rogers Building, Vancouver, in the Province of British Columbia, have made an assignment to me of all their estate, real and personal, credits and effects, which may be seized and sold under execution, for the benefit of their creditors.

A meeting of the creditors will be held at 34 Leigh-Spencer Building, 553 Granville Street, Vancouver, B.C., on Friday, the 7th day of August, 1914, at the hour of 3.30 p.m., to receive statement of affairs and for the general ordering of the estate.

All claims must be filed with the undersigned and verified by statutory declaration, and to entitle any creditor to vote, his claim must be filed on or before the day of the meeting.

All persons indebted to the said Navigation Dredging Co., Ltd., are requested to pay the amount due by them to the said assignee forthwith.

And further take notice that, on and after the 21st day of August, 1914, the said assignee will proceed to distribute the assets of the said Navigation Dredging Co.. Ltd., amongst the parties entitled thereto, having regard only to claims of which he has then received notice, and that he will not be liable for the said assets or any part thereof to any person or persons of whose claim notice shall not have been received by him at the last above-mentioned date.

Dated at the City of Vancouver. Province of British Columbia, this 30th day of July, 1914.

au6

W. R. DAVID,

Assignee.

MUNICIPAL COURTS OF REVISION.

CORPORATION OF THE CITY OF SANDON.

NOTICE is hereby given that the Court of Revision of the assessment roll of this city will be held in the Council Chamber at the City Hall, Sandon, B.C., on Monday, August 17th, 1914, at 10 o'clock in the forenoon.

Notice of any complaints must be given to the assessor in writing at least ten days previous to the sitting of the Court.

Dated at Sandon, B.C., this 14th day of July, 1914.

CORPORATION OF THE DISTRICT OF SURREY.

NOTICE is hereby given that the Court of Revision of the assessment roll of this municipality will be held in the Council Chambers, Municipal Hall, Cloverdale, B.C., on Wednesday, August 19th. 1914, at 10.30 o'clock in the forenoon.

Notice of any complaints must be given to the assessor in writing at least ten days previous to the sitting of the Court.

Dated at Cloverdale, B.C., this 11th day of July, 1914.

W. II. GRIFFIN,
Assessor.

jy16

MUNICIPAL COURTS OF REVISION.

MUNICIPALITY OF PEACHLAND.

THE annual sitting of the Court of Revision will be held in the Council Chambers, Peachland, on Wednesday, August 19th, 1914, at 8 p.m., to hear complaints in regard to the assessment. Any one complaining must give notice in writing to the assessor of the ground of his complaint at least ten days before the date of the first annual sitting of the Court of Revision.

Dated at Peachland, July 17th, 1914.

WM. M. DRYDEN,

jy23

C.M.C.

LAND LEASES.

QUESNEL LAND DISTRICT.

DISTRICT OF CARIBOO.

MAKE NOTICE that I, August Baker, of Quesnel, B.C., farmer, intend to apply for permission to lease the following described lands: Commencing at a post planted 30 chains south-west of north-west corner of Lot 3923; thence 20 chains south; thence 20 chains west; thence 20 chains north; thence 20 chains east to point of commencement; containing 40 acres, more or less.

Dated July 23rd, 1914.

AUGUST BAKER.

LILLOOET LAND DISTRICT.

DISTRICT OF LILLOOET.

TAKE NOTICE that I, Alfred Edward James Smith, of Clinton, B.C., stage-driver, intend to apply for permission to lease the following described lands: Commencing at a post planted at the north-west corner of Lot 382; thence west 80 chains; thence south 40 chains; thence east 80 chains; thence north 40 chains to point of commencement; containing 320 acres, more or less.

Dated June 23rd, 1914.

ALFRED EDWARD JAMES SMITH. HENRY KOSTER, Agent.

jy23

VICTORIA LAND DISTRICT.

DISTRICT OF NORTH SAANICH.

TAKE NOTICE that Lambert O. Paterson, of Victoria, retired, intends to apply for permission to lease the following described lands: Commencing at a post planted at high-water mark, north-west corner Lot 10, Section 20, Range 111, marked "L. O. P., N.E. corner"; thence running west 660 feet; thence south 127 feet; thence east to shore and along shore in a northerly direction to point of commencement.

Dated August 1st, 1914. an6

LAMBERT O. PATERSON.

SIMILKAMEEN LAND DISTRICT.

DISTRICT OF YALE.

MAKE NOTICE that Angus Ward Davis, of Trail, B.C., mining engineer, intends to apply for permission to lease the following described lands: Commencing at a post planted about 1,000 feet in a south-westerly direction from tunnel occurring on the Canadian Pacific Railway at about Mile Post 64; commencing at this post; thence south 20 chains; thence west 20 chains; thence north 20 chains; thence east 20 chains to point of commencement.

Dated July 30th, 1914.

ANGUS WARD DAVIS.

ATLIN LAND DISTRICT.

DISTRICT OF ATLIN.

MAKE NOTICE that I, George W. Mitchell, of Ottawa. Canada, capitalist, intend to apply for permission to lease the following described lands: Commencing at a post planted about half a mile in a north-westerly direction from the mouth

of Pike River, bounded as follows: Commencing at this post; thence easterly along high-water mark about one mile; thence southerly to low-water mark; thence westerly two miles along low-water mark to a point opposite on high-water mark; thence easterly one mile along high-water mark to the point of commencement; containing 100 acres, more or less.

Dated July 25th, 1914.

au6

GEORGE W. MITCHELL.

VANCOUVER LAND DISTRICT.

DISTRICT OF NEW WESTMINSTER.

TAKE NOTICE that I, Elie Bourdon, of West Vancouver, B.C., retired, intends to apply for permission to lease the following described lands: Commencing at a post planted about 10 chains distant and in a northerly direction from the southwest corner of Capilano Indian Reserve, No. 5; thence westerly 16.12 chains; thence southerly 2.48 chains; thence south-easterly 5 chains; thence easterly 2 chains; thence northerly 6.55 chains to post of commencement; containing 2 1/10 acres, more or less.

Dated July 28th, 1914.

au6

ELIE BOURDON. GUYVAN MCMILLAN, Agent.

CASSIAR LAND DISTRICT.

DISTRICT OF ATLIN.

TAKE NOTICE that I, Mrs. Nina Cregeen Ball, of Atlin, B.C. school teacher intend to apply of Atlin, B.C., school teacher, intend to apply for permission to purchase the following described lands: Commencing at a post planted at southeast corner of the Housel pre-emption at Hot Springs, Atlin, B.C.; thence south 20 chains; thence west 20 chains; thence north 20 chains; thence east 20 chains to point of commencement; containing 40 acres, more or less.

Dated June 29th, 1914.

au6

NINA CREGEEN BALL.

ATLIN LAND DISTRICT.

DISTRICT OF ATLIN.

TAKE NOTICE that I. Pierre Duryce, of Vancouver, B.C., broker, intend to apply for permission to purchase the following described lands: Commencing at a post planted about a quarter of a mile in a north-westerly direction from the Government telegraph station at Pike River; thence easterly 60 chains; thence southerly 40 chains; thence westerly 60 chains; thence northerly 40 chains to the point of commencement; containing 240 acres.

Dated July 25th, 1914.

au6

PIERRE DURYEE.

ATLIN LAND DISTRICT.

DISTRICT OF ATLIN.

TAKE NOTICE that I. Charles Matlack, of Boston, Mass., U.S.A., capitalist, intend to apply for permission to purchase the following described lands: Commencing at a post planted about half a mile in a north-westerly direction from the Government telegraph station at Pike River; thence northerly 40 chains; thence westerly 40 chains; thence southerly 40 chains; thence easterly 40 chains to the point of commencement; containing 160 acres.

Dated July 25th, 1914,

au6

CHARLES MATLACK, GEORGE W. MITCHELL, Agent.

ATLIN LAND DISTRICT.

DISTRICT OF ATLIN.

MAKE NOTICE that I. George W. Mitchell, of Ottawa, Canada, capitalist, intend to apply for permission to purchase the following described lands: Commencing at a post planted about half a mile in a north-westerly direction from the Government telegraph station at Pike River;

thence northerly 40 chains; thence easterly 80 chains; thence southerly 40 chains; thence westerly 80 chains to the point of commencement; containing 320 acres.

Dated July 25th, 1914.

au6

GEORGE W. MITCHELL.

CARIBOO LAND DISTRICT.

DISTRICT OF CARIBOO.

MAKE NOTICE that Jacob Allan Oderkirk, of Alexandria, B.C., farmer, intends to apply for permission to lease the following described lands: Commencing at a post planted two miles east and half a mile north of the north-east corner of surveyed Lot No. 444; thence north 40 chains; thence east 40 chains; thence south 40 chains; thence west 40 chains to point of commencement; containing 160 acres, more or less.

Dated July 25th, 1914.

JACOB ALLAN ODERKIRK.

CERTIFICATES OF INCORPORATION.

CERTIFICATE OF INCORPORATION.

"COMPANIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2645 (1910).

I HEREBY CERTIFY that "Middle West Petroleum Company, Limited (Non-Personal Liability)." has this day been incorporated under the "Companies Act" as a Limited Company, with a capital of one million dollars, divided into one million shares.

The head office of the Company is situate at the City of Vancouver, Province of British Columbia.

The Company is specially limited under section

131 of the above Act.

Given under my hand and seal of office at Victoria. Province of British Columbia, this twenty-ninth day of July, one thousand nine hundred and fourteen.

[L.S.]

H. G. GARRETT,

Registrar of Joint-stock Companies.

The following are the objects for which the Company has been incorporated:-

(a.) To acquire, manage, develop, work, and sell mines (including coal-mines), mineral claims, mining properties, and petrolcum claims, and the winning, getting, treating, refining, and marketing of mineral, coal, or oil therefrom, and generally to have and exercise all the objects and powers expressed and defined in section 131 of the "Companies Act," Revised Statutes of British Columbia, 1911," and amendments thereto.

WATER NOTICES.

WATER RIGHTS BRANCH.

(DEPARTMENT OF LANDS.)

WHEREAS a certificate approving the undertaking of the Couteau Power Company, Limited, in connection with the diversion and utilization of the water of the Shuswap River, the right to the use of which is granted by Water Records Nos. 1525 and 1526 in the office of the Water Recorder at Vernon, was issued on the 28th day of August, 1913, under the hand of the Minister of Lands:

And whereas the said Company has applied for an extension of the time set for the beginning of the work in connection with the said undertaking:

This is to certify that sections (9), (10), (11), and (12) of the said certificate are hereby amended and shall, subject to the conditions hereinafter set ont, now read as follows:-

(1.) Section (9) shall read: "That the first part of the said undertaking and works approved as aforesaid shall be begun on or before the 28th day of August, 1915, and shall be completed and in actual operation on or before the 28th day of August, 1917."

(2.) Section (10) shall read: "That the second part of the said undertaking and works approved as aforesaid shall be begun on or before the 28th day of August, 1917, and shall be completed and in actual operation on or before the 28th day of August, 1920.'

(3.) Section (11) shall read: "That the third part of the said undertaking and works approved as aforesaid shall be begun on or before the 28th day of August, 1917, and shall be completed and in actual operation on or before the 28th day of

August, 1920."

(4.) Section (12) shall read: "That the fourth part of the undertaking and works approved as aforesaid shall be begun on or before the 28th day of August, 1917, and shall be completed and in actual operation on or before the 28th day of August, 1920."

This certificate is given and the extension of time herein provided is granted upon the following

express conditions:

(1.) That nothing in the said certificate issued the 28th day of August, 1913, or in this certificate shall in any way be deemed to be an approval of the plans of any works covered by the proposed undertaking or to authorize the construction of any such works:

(2.) That the said certificate issued the 28th day of August, 1913, as amended by this certificate, shall have the effect only of a certificate issued under the provisions of section 81 of the "Water Act, 1914," and the same, together with all rights thereunder, shall hereafter be subject to all the provisions of the said Act."

Dated at Victoria, this 30th day of June, 1914.

WM. R. ROSS,

jy30

Minister of Lands.

WATER NOTICE.

NOTICE is hereby given that Albert Anderson, of Stump Lake, has applied for a licence to take and use 100 miners' inches of water from Anderson Lake for irrigation purposes on S.E. 1/4 of Sec. 11, Tp. 17, R. 18 W., 6th meridian.

Lake is situated half a mile west of N.W. 1/4 of Sec. 2, Tp. 17, R. 18 W., 6th meridian.

This notice was posted on July 8th, 1914. Application was filed at Victoria, B.C.

Objections may be filed with the said Water Recorder or with the Comptroller of Water Rights, Kamloops, B.C.

Dated at Stump Lake, B.C., July 15th, 1914. ALBERT ANDERSON.

WATER NOTICE.

NOTICE is hereby given that George Anderson has applied for a licence to take and use for irrigation purposes 100 miners' inches of water; water to be taken from small lake in N.W. ¼ of Sec. 14, Tp. 17, R. 18 W., 6th meridian.

Water to be used on S.E. ¼ of Sec. 14, Tp. 17, R. 18 W., 6th meridian.

Notice was posted on above on July 8th, 1914. Application was filed at Victoria, B.C., in Water

Objections may be filed with said Water Recorder or with Comptroller of Water Rights at Kamloops, B.C.

Dated at Stump Lake, B.C., July 15th, 1914.

GEORGE ANDERSON. D. Anderson, Agent.

PPLICATION for a licence to take and use water will be made under the "Water Act" of British Columbia as follows:-

WATER NOTICE.

Application is being made by the Ganges Water and Power Co., Ltd., of Ganges, B.C., to take and use 16 acre-feet per year from Maxwell Lake, situated in Lot 83, Saltspring Island.

The water will be taken from the lake at about the most northerly point of the lake-shore, and will be used for waterworks purposes over and upon the lands described as follows: Lots 11, 12, 13, 14, 15, 23, 36, 37, 39, North Division of Saltspring Island; Sections 1 and 2, R. 2, E.; Sections 1, 2, 3, and 20, R. 3, E.; Sections 14, 15, 16, 17, 18, 19, and 20, 1 and 2, R. 4, E.; Sections 14, 15, 17, 18, R. 5, E., all of Saltspring Island.

This notice was posted on the ground on the 9th

day of July, 1914.

A copy of this notice and an application pursuant thereto and to the "Water Act, 1914," will be filed in the office of the Water Recorder at Victoria.

Objections to the application may be filed with the said Water Recorder or with the Comptroller of Water Rights, Parliament Buildings, Victoria, B.C., within thirty days after the first appearance of this notice in a local newspaper.

GANGES WATER & POWER CO., LTD. jy30 L. Julier, Agent.

WATER NOTICE.

NOTICE is hereby given that David Anderson has applied for a licence to take and use miners' inches of water taken from Anderson Lake for irrigation purposes.

The lake is situated half a mile west of N.W. ¼ of Sec. 2, Tp. 17, R. 18 W., 6th meridian.

Said water to be used on above-described land. Notice was posted on July 8th, 1914.

Application was filed at Victoria, B.C. Objections may be filed with said Water Recorder or with Comptroller of Water Rights at Kamloops, B.C.

Dated at Stump Lake, B.C., July 15th, 1914. jy30 D. ANDERSON.

WATER NOTICE.

NOTICE is hereby given that the British Pacific Power Company, Limited, whose address is Vancouver, B.C., will present a petition for the approval of undertaking in connection with their water projects on Huaskin River and Lake and Powell River.

The territory within which powers are sought are described as: The unsurveyed Government lands within a radius of fifteen miles from the proposed power-house situate at the mouth of Huaskin Creek, on Acteon Sound, British Columbia, and the unsurveyed Government lands within a radius of twentyfive miles from the proposed power-house situate at the foot of the First Falls on the Upper Powell River, British Columbia.

Copies of the above-mentioned petition will be on file in the office of the Comptroller of Water Rights, Parliament Buildings, Victoria, B.C., and with the Water Recorder at Vancouver.

Objections to the petition may be filed with the said Water Recorder or with the Comptroller within thirty days after the first appearance of this notice in the local newspaper.

Vanconver, July 29th. 1914.

THE BRITISH PACIFIC POWER CO., LTD. jy30 A. A. MACLEOD, Agent.

OYSTER LEASES.

COWICHAN LAND DISTRICT.

DISTRICT OF VANCOUVER ISLAND.

MAKE NOTICE that, within sixty days, I, R. Grant Jessup, of the City of Ladysmith, B.C., druggist, intend to apply for permission to lease the following described lands for the cultivation of oysters: Commencing at the south-west corner of Lot 76, on Oyster Harbour, Cowichan District; thence northerly along the west boundary of said lease a distance of 14.552 chains to the sonth-east corner of Lot 78; thence S. 49 deg. 53 min. W. a distance of 10.08 chains to high-water mark; thence following the meanders of the shore-line in an easterly direction for a distance of 11.85 chains to point of commencement, and containing 5.9 acres, more or less.

Dated July 11th, 1914.

jy16

R. GRANT JESSUP. ALFRED G. KING, Agent.

OYSTER BED LEASES.

NANAIMO LAND DISTRICT.

DISTRICT OF OYSTER.

TAKE NOTICE that, sixty days after date, I, David James Thomas, of Oyster District. farmer, intend to apply for permission to lease the following described lands for the cultivation of oysters: Commencing at a post planted at the south-west corner of the northern portion of Lot 22, Oyster District; thence south 10 chains; thence in a north-westerly direction 5 chains; thence southwesterly along the northern boundary of Lot 79 to the north-west corner of said lot; thence northerly 6.22 chains; thence north-easterly 8.94 chains; thence south-easterly 7.51 chains to the south-west corner of the northern portion of Lot 22; containing 12½ acres, more or less. Dated July 29th, 1914.

au6

DAVID JAMES THOMAS.

COWICHAN LAND DISTRICT.

DISTRICT OF VANCOUVER ISLAND.

TAKE NOTICE that, within sixty days, I, R. Grant Jessup, of the City of Ladysmith, B.C., druggist, intend to apply for permission to lease the following described lands for the cultivation of oysters: Commencing at the south-east corner of Lot 76, on Oyster Harbour, Cowiehan District; thenee northerly along the eastern boundary of said Lot 76 a distance of 161 feet; thence east 100 feet; thence south 100 feet; thence east 500 feet; thence south 100 feet; thence east 159 feet; thence south 171 feet; thence east 100 feet; thence south 77 feet; thence east 100 feet; thence south 50 feet; thence east 273 feet; thence south 200 feet; thence east 100 feet; thence south 77 feet; thence east 90 feet; thence south 50 feet; thence east 62 feet; thence south 100 feet; thence east 100 feet; thence south 326 feet; thence N. 57 deg. 15 min. W. for 229 feet; thence N. 59 deg. 15 min. W. for 729 feet; thence N. 40 deg. 00 min. W. for 600 feet; thence N. 50 deg. 00 min. W. for 200 feet; thence N. 5 deg. W. for 176 feet to point of commencement, and containing $11^{11}/_{100}$ acres, more or less.

Dated July 11th, 1914.

jy16

jy16

R. GRANT JESSUP. ALFRED G. KING, Agent.

COWICHAN LAND DISTRICT.

DISTRICT OF VANCOUVER ISLAND.

TAKE NOTICE that, within sixty days, I, Philip Frenchie, of the City of Ladysmith, B.C., intend to apply for permission to lease the following described lands for the cultivation of oysters: Commencing at the south-east corner of Lot 75, on Oyster Harbonr. Cowichan District; thence north (astro.) a distance of 700 feet; thence S. 44 deg. (astro.) along the shore-line for 737.8 feet; thence S. 43 deg. 30 min. E. (astro.) along the shore-line a distance of 1,200 feet; thence west (astro.) a distance of 559.1 feet; thence south (astro.) a distance of 265 feet; thence N. 37 deg. 45 min. W. (astro.) a distance of 1,113.5 feet along the shore-line; thence N. 48 deg. W. (astro.) a distance of 130.5 feet to the point of commencement, and containing by admeasurement 7 5/10 acres, more or less.

Dated July 11th, 1914.

PHILIP FRENCHIE. ALFRED G. KING, Agent.

NANAIMO LAND DISTRICT.

DISTRICT OF OYSTER.

TAKE NOTICE that, sixty days after date, we, James II. Thomas, of Oyster District, farmer. and John C. Thomas, of South Wellington, engineer, intend to apply for permission to lease the following described lands for the cultivation of oysters: Commencing at a post planted 11 chains southerly from the north-west corner of Lot 79; thence north 5.73 chains; thence south-westerly 7.88 chains; thence south-west 12.67 chains; thence in a south-easterly direction 6.26 chains; thence in a southerly direction 8.40 chains; thence in a north-easterly direction 15.57 chains to the south-west corner of Lot 79; thence in a north-westerly direction along the western boundary of said Lot 79, 22 chains to the point of commencement, and containing $28\frac{1}{2}$ acres, more or less.

Dated July 29th, 1914.

JAMES H. THOMAS.
JOHN C. THOMAS.
David James Thomas, Agent.

au6

MISCELLANEOUS.

"INSURANCE ACT."

NOTICE is hereby given that the "Reliance Marine Insurance Company" has been licensed under the "Insurance Act" to transact in British Columbia the business of marine insurance.

The head office of the Company in British Columbia is situate at Victoria, and Messrs. R. P. Rithet & Co., Ltd., whose address is Victoria, is the attorney for the Company.

Dated this 11th day of July, 1914.

ERNEST F. GUNTHER.

jy16

Superintendent of Insurance.

NOTICE.

In the Matter of the "Creditors' Trust Deeds Act, 1913," and Amending Acts, and Geo. E. Mc-Bride and James McBride, trading as "G. E. McBride & Co.," assigned.

MINUTES of a meeting of creditors of G. E. McBride & Co., held at Room 225 Pacific Building, Hastings Street West, Vancouver, on Wednesday, July Sth, 1914, at 4.30 p.m. Present: Mr. Dunsmuir. representing Wood, Vallance & Leggat; Mr. Johnston. representing Canadian Explosives Co.; Mr. Crandell, representing Faucett & Co.; Mr. Halawell, representing McLennan, McFeely & Co.; Mr. McMillan, representing Imperial Oil Co.; Mr. Ackley, representing B. A. Paint Co.; Mr. Anderson, solicitor to the estate.

Moved by Mr. Dunsmuir, seconded by Mr. Crandell, "That Mr. Johnston be appointed chairman."

Carried.

Moved by Mr. Dunsmuir, seconded by Mr. Mc-Millan, "That William M. Maloney be required to transfer the estate to James Roy as assignee, and that the estate of the said Geo. E. McBride and James McBride. carrying on business under the firm-name and style of 'Geo. E. McBride & Company,' be transferred to the said James Roy." Carried unanimously.

H. A. JOHNSTON,

jy16 Chairman.

GRAND FORKS CANNING COMPANY, LIMITED.

NOTICE is hereby given that at an extraordinary general meeting of the members of the Grand Forks Canning Company, Limited, held in the Cannery Building, Grand Forks, B.C., on the 5th day of June, 1914, the following resolutions were duly passed, and at a general meeting of the members of said Company, held at the same place on the 22nd day of June, 1914, were duly confirmed as special resolutions, viz.:—

(1.) Moved by John McKie, seconded by Charles Allen, "Whereas it is necessary to incorporate under the 'Agricultural Associations Act, 1914,' in order to secure a loan from the Government; be it therefore resolved that the Grand Forks Canning Company. Limited, be wound up voluntarily; and that John Aylmer McCallum, accountant, of the City of Grand Forks, be and is hereby appointed

liquidator." Carried unanimously.

(2.) Moved by G. M. Fripp, seconded by H. C. Kerman, "Whereas a new association is about to be incorporated under the 'Agricultural Associations Act, 1914," with a share capital of \$50,000, divided into 1.000 shares of \$50 each, and known as the 'Grand Forks Canning Association'; be it therefore resolved that the whole of the business and property of the Grand Forks Canning Com-

pany, Limited, be transferred or sold to the said Grand Forks Canning Association, and the liquidator be and is hereby authorized to receive in compensation for said transfer, shares in the new Association equal to the number of shares allotted in the said Grand Forks Canning Company, Limited, for distribution among the members of the Grand Forks Canning Company, Limited, and further that the liquidator be and is hereby authorized to enter into such arrangements as are necessary for the final winding-up of the Grand Forks Canning Company, Limited." Carried unanimously.

Dated at Grand Forks, B.C., June 25th, 1914.

J. A. McCALLUM,

jy9

Sceretary.

NOTICE.

In the Estate of Jane Noble, Deceased.

A LL PERSONS having claims against the abovenamed deceased are required to send particulars thereof, duly verified, to the undersigned on or before August 1st, 1914, after which date the executors will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated at Victoria, B.C., this 27th day of June,

1914.

E. E. WOOTTON,

Solicitor for the Executors.

Bank of Montreal Chambers, Bastion Street, Victoria, B.C.

jy9

NOTICE.

In the Matter of the "Companies Act" (R.S.B.C. 1911, Chap. 39) and The Pacific May-Oatway Company, Limited.

THE UNDERSIGNED, Harold D. Christie, chartered accountant, of 905 Yorkshire Building, Vancouver, B.C., hereby give notice that, by an extraordinary resolution of the Company, I have been appointed liquidator of The Pacific May-

Oatway Company, Limited.

A meeting of the creditors will be held in the office of The Yorkshire Guarantee & Securities Corporation, Limited, 525 Seymour Street, Vancouver, B.C., on Wednesday, the 12th day of August, 1914, at 3 o'clock p.m. The creditors of the above-named Company are required, on or before the 10th day of August, 1914, to send their names and addresses and the particulars of their debts or claims to the undersigned, Harold D. Christie, 905 Yorkshire Building, Vancouver, B.C., the liquidator of the said Company, and, if so required by notice in writing from the said liquidator, are, by their solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 30th day of July, 1914.

HAROLD D. CHRISTIE,

au6

Liquidator.

THE PACIFIC MAY-OATWAY COMPANY, LIMITED.

A T an extraordinary general meeting of the members of the above-named Company, duly convened and held at the registered office of the Company, Yorkshire Building, Vancouver, B.C., on Tuesday, the 28th day of July, 1914, the following extraordinary resolution was duly passed, viz.:—

"That the Company cannot by reason of its liabilities continue its business, and that it is considered advisable to wind up the Company's affairs, and accordingly that the Company be wound up voluntarily, and that Harold D. Christie. chartered accountant, of the firm of Messrs. Edwards, Christie & Co., be appointed liquidator."

Dated this 29th day of July, 1914.

JOHN D. FORSYTH,

Secretary.

Witness: B. B. W. PIRIE, Accountant.

MISCELLANEOUS.

"INSURANCE ACT."

OTICE is hereby given that the "National Plate Glass Insurance Company, Limited," has been licensed under the "Insurance Act" to transact in British Columbia the business of plate glass insurance.

The head office of the Company in British Co-Immbia is situate at Vancouver, and Messrs. Waghorn Gwynn & Company, whose address is Bank of Hamilton Building, Vancouver, is the attorney for the Company.

Dated this 30th day of June, 1914.

ERNEST F. GUNTHER,

Superintendent of Insurance. jy23

NOTICE.

In the Matter of the "Companies Act, 1910," and in the Matter of the Traders Trust Company.

TAKE NOTICE that at an extraordinary general meeting of The eral meeting of Traders Trust Company, Limited, held on Wednesday, the 22nd day of July, 1914, a resolution was passed to have a voluntary winding-up of the Company.

And take notice that Dow Fraser Trust Com-

pany have been appointed liquidator.

And take notice that a meeting of creditors of the said Company will be held at the office of Dow Fraser Trust Company at 321 Cambie Street, Vancouver. B.C., on Monday, the 10th day of August,

at the hour of 3 o'clock in the afternoon.

Take notice that all accounts payable to the Traders Trust Company, Limited, must be paid to Dow Fraser Trust Company, liquidator appointed herein, and all parties having any claim against the Traders Trust Company, Limited, are required to file the same, verified by affidavit, to Dow Fraser Trust Company.

Dated at Vancouver, B.C., this 28th day of July, 1914.

> DOW FRASER TRUST COMPANY. Liquidator. Alex. Dow, Manager.

auG

NOTICE.

In the Matter of the "Companies Act" (R.S.B.C. 1911, Chapter 39) and the Foreshaw-Ford

Automobile Company, Limited. an extraordinary general meeting of the members of the above-named Company duly convened and held at the registered office of the Company, 418 Georgia Street, in the City of Vancouver, British Columbia, on the 9th day of July, 1914, the following extraordinary resolutions were duly passed; and at a second extraordinary meeting duly convened and held at the same place on Monday, the 27th day of July, 1914, were duly confirmed as special resolutions, viz.: "(1) That the Company be wound up voluntarily; (2) That Bert Ford. agent, of Vancouver, British Columbia, be and he is hereby appointed liquidator for the purpose of such winding-up."

Dated this 30th day of July, 1914.

HAMILTON READ,

Chairman.

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Witness: J. F. MATHER.

NOTICE.

In the Matter of the "Companies Act," and in the Matter of The H. Smith Biscuit Co., Ltd., in Voluntary Liquidation.

NOTICE is hereby given that a general meeting of the above-named Company will be held at the office of the liquidator, Room 71 Hutchinson Block, 429 Pender Street West, in the City of Vancouver, Province of British Columbia, on the 24th day of August, 1914, at 3 o'clock in the afternoon, for the purpose of having an account laid before the Company of the winding-up, showing how the winding-up has been conducted and how the property of the Company has been disposed of, and for the purpose of hearing any explanation that

may be given by the liquidator, and for the purpose of passing an extraordinary resolution directing how the books and papers of the Company shall be disposed of.

Dated this 20th day of July, 1914.

A. W. RUDOLF,

jy23Liquidator.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

In the Matter of the "Winding-up Act," "Revised Statutes of Canada," Chapter 144, and Amending Acts, and in the Matter of the Western Union Fire Insurance Company.

BY an order made by the Hononrable Mr. Justice Clements, in the above matter, dated the 15th day of July, 1914, on the petition of Donald Aylmer McKay, it was ordered that the above Company be wound up, and that Alexander Dow be appointed provisional liquidator.

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J. A. FINDLAY, Solicitor for the said Pctitioner.

"COMPANIES ACT."

"PIERSON ROEDING AND COMPANY."

NOTICE is hereby given that "Pierson Roeding and Company" has, pursuant to the "Companies Act" and amendments thereto, appointed Ernest Lyall Tait, Victoria, B.C., Barrister-at-Law, as its attorney in place of Albert Edward McPhillips.

Dated at Victoria, Province of British Columbia,

this 28th day of July, 1914.

[L.S.] jy30

H. G. GARRETT, Registrar of Joint-stock Companies.

"INSURANCE ACT."

NOTICE is hereby given that the "American Life and Accident Insurance Company," of Portland, Oregon, has ceased to transact business in British Columbia:

That all outstanding contracts of the said Company in the Province of British Columbia have been reinsured in the First National Life Assur-

ance Society of America:

That the American Life and Accident Insurance Company has applied to the Minister of Finance and Agriculture for the release on the 8th day of November, 1914, of the securities deposited under the provisions of the "Insurance Act":

And that all claimants having contingent or actual claims against the said Company and opposing the release of such securities are required to file their opposition with the Superintendent of Insurance at Victoria on or before the day above named.

Dated this 5th day of August, 1914.

AMERICAN LIFE AND ACCIDENT INSURANCE COMPANY.

au6

S. A. MADGE, Secretary.

NOTICE.

In the Matter of the International Home Purchasing Contract Co. Ltd. (in Voluntary Liquidation), and M. J. Crehan, F.C.A., Liquidator.

Pursuant to the "Companies Winding-up Act. 1910," and Amending Acts.

THE attention of those interested is drawn to I the fact that several creditors appear on the ledger of the above Company, who have sent in a claim, but have not verified same by statutory declaration. As the liquidator desires to distribute the assets of this estate at the earliest possible date, so that every creditor may have his just due, notice is hereby given that all claims must be verified by statutory declaration on or before August 10th, 1914, after which date the liquidator will proceed to distribute the assets of the estate, having regard only to claims verified by statutory declaration which he shall have received on or before that date.

M. J. CREHAN. Liquidator.

MISCELLANEOUS.

AMERICAN GASOLINE COMPANY (INCORPORATED).

TOTICE is hereby given that it is the intention of the American Gasoline Company (Incorporated), a foreign company registered under the laws of the Province of British Columbia, after one month from the first publication of the within notice, to apply to the Registrar of Joint-stock Companies for his approval of the change of the Company's name from American Gasoline Company (Incorporated) to "Shell Company of California (Incorporated)."

Dated at Vancouver, B.C., this 6th day of July,

1914.

AMERICAN GASOLINE CO. (INC.). By its Solicitors, McDougal, Long & McIntyre. jy9

ASSIGNMENTS.

"CREDITORS' TRUST DEEDS ACT, 1913," AND AMENDING ACTS.

NOTICE is hereby given that Thomas Logie, carrying on business as a building contractor at Kerrisdale, Province of British Columbia, assigned to James Roy, of the City of Vancouver, accountant, in trust for the benefit of his creditors, all his real and personal property, credits and effects, which may be seized and sold under execution, which assignment bears date the 14th day of July, 1914.

And notice is further given that a meeting of the creditors will be held at the office of the assignee, 225 Pacific Building, Vancouver, B.C., on the 3rd day of August, 1914, at the hour of 4.30 o'clock in the afternoon, for the purpose of giving directions for the disposal of the estate.

All claims must be filed and verified by affidavit within thirty days of this notice, and to entitle any creditor to vote, his claim must be filed before

the date of the meeting.

And notice is further given that creditors are required to send to the assignee, on or before Thursday, the 3rd day of September, 1914, particulars, duly verified, of their claims and the security (if any) held by them.

And notice is further given that the assignee will, on and after the 3rd day of September, 1914, proceed to distribute the assets of the said Thomas Logie among the persons entitled thereto, having regard only to the claims of which he shall have then had notice, and he will not be held responsible for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have been notified.

Dated at Vancouver, B.C., this 18th day of July, 1914.

JAMES ROY, jy23Assignee.

NOTICE OF ASSIGNMENT.

In the Matter of the Estate of David Alexander McClelland, Insolvent.

NOTICE is hereby given that, pursuant to the "Creditors' Trust Deeds Act," David Alexander McClelland, a merchant residing at 2781 Pandora Street, Vancouver, B.C., and carrying on business at No. 301 Cordova Street West, in the City of Vancouver, British Columbia, as a merchant, has, by indenture dated the 24th day of June, 1914, made an assignment to William Henry Brett, accountant, residing at Collingwood East, British Columbia, of all his real and personal estate, credits and effects, which may be seized and sold under execution or attachment, for the benefit of his creditors.

A meeting of his creditors will be held at Room 24 Flack Block, 163 Hastings Street West, Van-eouver, B.C., on Friday, the 10th day of July, 1914, at the hour of 4 o'clock p.m., to receive a statement of affairs and for general ordering of the

All claims must be filed with the assignee, whose address is Room 24 Flack Block, 163 Hastings Street West, Vancouver, B.C., verified by a statutory declaration.

And further take notice that, on and after the 14th day of August, 1914, the said assignee will proceed to distribute the assets of said insolvent amongst the parties entitled thereto and with regard only to claims of which the assignee has then received notice, and he will not be liable for the assets or any part thereof to any person or persons of whose claim notice shall not have been received by him before the above last-mentioned date.

Dated at Vancouver, B.C., this 27th day of June, 1914.

DONAGHY & DONAGHY, Solieitors for William Henry Brett, Assignee. jy9

NOTICE OF ASSIGNMENT.

NOTICE is hereby given that, pursuant to the "Revised Statutes of British Columbia," chapter 13, intituled "An Act respecting Assignments for the Benefit of Creditors," and amending Acts, and known and cited as the "Creditors' Trust Deeds Act," Charles Gerald Martin, carrying on business as stationery and fancy goods merchant, successor to Martin & Huntington, of the City of Port Coquitlam, B.C., has this day made an assignment to Fred. L. Perry, of Wilson & Perry, accountant, of his estate, real and personal, credits and effects, which may be seized and sold under execution, for the benefit of his creditors.

A meeting of creditors will be held at the office of Wilson & Perry, assignees, Suite 9 DeBeck Building, 336 Hastings Street West. Vancouver, B.C., on Wednesday, the 22nd day of July, 1914, at the hour of 4 o'clock p.m., to receive statement of affairs and for the general ordering of the estate, and you are hereby notified to attend either in

person or by representative.

jy16

All claims must be filed with the undersigned, verified by statutory declaration, and to entitle any creditor to vote, his claim must be filed on or before the date of the meeting.

And further take notice that, on and after the 22nd day of August, 1914, the said assignee will proceed to distribute the assets of the insolvent amongst parties entitled thereto, having regard only to claims of which he has then received notice, and that he will not be liable for the said assets or any part thereof to any person or persons of whose claim notice shall not have been received by him at the above last-mentioned date.

Dated at the City of Vancouver, Province of British Columbia, this 9th day of July, 1914.

> FRED. L. PERRY, Assignee.

"CREDITORS' TRUST DEEDS ACT, 1913," AND AMENDING ACTS.

NOTICE is hereby given that Henry Casson Cornett, trading as "Eburne Sheet Metal Plumbing Works," carrying on business as a plumber and sheet-metal worker at Eburne, Province of British Columbia, assigned to James Roy, of the firm of Roy & Dinning, of the City of Vancouver, accountant, in trust for the benefit of his creditors, all his real and personal property. credits and effects, which may be seized and sold under execution, which assignment bears date the 10th day of July, 1914.

And notice is further given that a meeting of the creditors will be held at the office of the assignee, 225 Pacific Building, Vancouver, B.C., on the 24th day of July, 1914, at the hour of 11.30 o'clock in the forenoon, for the purpose of giving directions for the disposal of the estate.

And notice is further given that creditors are required to send to the assignee, on or before Friday, the 24th day of July, 1914, particulars. duly verified, of their claims, and the sceurity (if any) held by them.

And notice is further given that the assignce will, on and after the 24th day of July, 1914, proeeed to distribute the assets of the said Henry Casson Cornett among the persons entitled thereto,

having regard only to the claims of which he shall have then had notice, and he will not be held responsible for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have been notified.

Dated at Vancouver, B.C., this 13th day of July, 1914.

jy16

JAMES ROY, Assignee.

LAND LEASES.

NOTICE.

TAKE NOTICE that I, Archibald Macaulay, of Alexis Creek, B.C., rancher, will apply, sixty days after date, for permission to lease the following described lands: Commencing at a post planted about half a mile east of the north-east corner post of Lot 148, and running east 20 chains; thence south 20 chains; thence west 20 chains; thence north 20 chains to the point of commencement.

Dated at Alexis Creek this 22nd day of July, 1914.

au6

A. MACAULAY.

AGRICULTURE.

"POUND DISTRICT ACT, 1912," AND "POUND DISTRICT ACT AMENDMENT ACT, 1914."

WHEREAS notice has been duly given of the intention to constitute the following district as a pound district, under the provisions of section 3 of the "Pound District Act," namely that portion of the County of Kootenay comprised in the School Districts of Perrys Siding and Appledale, Slocan Valley.

And whereas objection to the constitution of such proposed pound district has been received from ten proprietors of land within such proposed district:

Therefore notice is hereby given that the majority of the proprietors of land within the abovementioned district must, within thirty days from the posting and publishing of this notice, forward to the Hon. the Minister of Finance and Agriculture their petition in the form required by section 5 of the Act, or otherwise such pound district will not be constituted.

Dated this 27th day of June, 1914.

[L.S.] PRICE ELLISON.

jy16

Minister of Finance and Agriculture.

CERTIFICATE OF INCORPORATION.

"AGRICULTURAL ASSOCIATIONS ACT, 1914." (R.S.B.C. 1911, c. 6; 1914, c. 1, s. 15.)

WHEREAS there has been filed in the office of the Minister of Finance and Agriculture a Declaration of Association, numbered 26, subscribed by not less than twenty-five persons who are desirous of forming themselves into an Association under the provisions of the above Aet:

And whereas the requirements of the said Act

have been duly complied with:

I do hereby certify that on and after the date of this Certificate the persons whose names are subscribed to the said Declaration of Association, numbered 25, together with such other persons as may from time to time become members of the Association, shall be a body corporate by the name of "The Langley-Surrey Cow Testing Association," with all the powers conferred by law in that behalf:

The portion of the Province of British Columbia in which the Association proposes to do business is Cloverdale District, Langley and Surrey Munici-

pality:

The place where the head office of the Association is situate is Cloverdale, B.C.:

The annual membership fee is one dollar.

Dated at the City of Victoria, in the Province of British Columbia, this 8th day of June, 1914.

[L.S.] PRICE ELLISON, jy23 Minister of Finance and Agriculture. jy30

AGRICULTURE.

CERTIFICATE OF INCORPORATION.

"AGRICULTURAL ASSOCIATIONS ACT, 1914." (R.S.B.C. 1911, c. 6; 1914, c. 1, s. 15.)

WHEREAS there has been filed in the office of the Minister of Finance and Agriculture a Declaration of Association, numbered 54, subscribed by not less than twenty-five persons who are desirous of forming themselves into an Association under the provisions of the above Act:

And whereas the requirements of the said Act

have been duly complied with:

I do hereby certify that on and after the date of this Certificate the persons whose names are subscribed to the said Declaration of Association, numbered 31, together with such other persons as may from time to time become members of the Association, shall be a body corporate by the name of "The Lumby Farmers' Institute," with all the powers conferred by law in that behalf.

The portion of the Province of British Columbia in which the Association proposes to do business is

Lumby District.

The place where the head office of the Association is situate is Lumby, B.C.

The annual membership fee is fifty cents.

Dated at the City of Victoria, in the Province of British Columbia, this 6th day of July, 1914.

[L.S.] PRICE ELLISON, jy16 Minister of Finance and Agriculture.

NOTICE.

"Pound District Act, 1912," and "Pound District Act Amendment Act, 1914."

WHEREAS under the provisions of this Act application has been made to the Lieutenant-Governor in Council to constitute the Rosemont Addition to the City of Nelson, being a subdivision of part of Lot 304, Group 1, Kootenay District, a pound district.

Notice is hereby given that, thirty days after the publication of this notice, the Lieutenant-Governor in Council will proceed to comply with the application, unless within the said time objection is made by eight proprietors within such proposed pound district in Form A of the schedule to the said Act, to the undersigned.

PRICE ELLISON,

Minister of Finance and Agriculture.

Department of Agriculture,

Victoria, B.C., June 27th, 1914.

jy9

CERTIFICATE OF INCORPORATION.

"AGRICULTURAL ASSOCIATIONS ACT, 1914." (R.S.B.C. 1911. c. 6; 1914, c. 1, s. 15.)

WHEREAS there has been filed in the office of the Minister of Finance and Agriculture a Declaration of Association, numbered 55, subscribed by not less than twenty-five persons who are desirous of forming themselves into an Association under the provisions of the above Act:

And whereas the requirements of the said Act

have been duly complied with:

I do hereby certify that on and after the date of this Certificate the persons whose names are subscribed to the said Declaration of Association, numbered 60, together with such other persons as may from time to time become members of the Association, shall be a body corporate by the name of "Barriere Farmers' Institute," with all the powers conferred by law in that behalf:

The portion of the Province of British Columbia in which the Association proposes to do business is the Barriere River and Louis Creek Valleys:

The place where the head office of the Association is situate is Barriere Townsite, B.C.:

The annual membership fee is fifty cents.

Dated at the City of Victoria, in the Province of British Columbia, this 16th day of July, 1914.

PRICE ELLISON.

Minister of Finance and Agriculture.

AGRICULTURE.

"POUND DISTRICT ACT, 1912," AND "POUND DISTRICT ACT AMENDMENT ACT, 1914.'

WHEREAS notice has been duly given of the intention to constitute the following district as a pound district, under the provisions of section 3 of the "Pound District Act," namely that portion of the County of Osoyoos comprised in the Naramata District and within the following boundaries: On the south by Four-mile Creek; on the north by a eoulee running from the base of the rock through which the Kettle Valley Railway has made a tunnel on their lower grade to the Okanagan Lake; on the east by the lower grade of the Kettle Valley Railway line; and on the west by the Okanagan Lake.

And whereas objection to the constitution of such proposed pound district has been received from eight proprietors of land within such proposed district:

Therefore notice is hereby given that the majority of the proprietors of land within the abovementioned district must, within thirty days from the posting and publishing of this notice, forward to the Hon. the Minister of Finance and Agriculture their petition in the form required by section 5 of the Aet, or otherwise such pound district will not be constituted.

Dated this 27th day of June, 1914.

[L.S.] jy16

PRICE ELLISON.

Minister of Finance and Agriculture.

CERTIFICATE OF INCORPORATION.

"AGRICULTURAL ASSOCIATIONS ACT, 1914." (R.S.B.C. 1911, c. 6; 1914, c. 1, s. 15.)

WHEREAS there has been filed in the office of the Minister of Finance and Agriculture a petition subscribed by persons who are desirous of bringing their Association under the provisions of the above Act:

And whereas the requirements of the said Act have been duly complied with:

I do hereby certify that, on and after the date of this Certificate, the persons whose names are subscribed to the said petition on behalf of the Association, together with such other persons as may from time to time become members of the Association, shall be a body corporate by the name of "The British Columbia Poultry Association," with all the powers conferred by law in that behalf.

The Association proposes to do business in the

Province of British Columbia.

The place where the head office of the Association is situate is Victoria, B.C.

The annual membership fee is one dollar.

Dated at the City of Victoria, in the Province of British Columbia, this 22nd day of July, 1914.

PRICE ELLISON. [L.S.]

Minister of Finance and Agriculture.

CERTIFICATE OF INCORPORATION.

"AGRICULTURAL ASSOCIATIONS ACT, 1914." (R.S.B.C. 1911, c. 6; 1914, c. 1, s. 15.)

WHEREAS there has been filed in the office of the Minister of Finance and Agriculture a petition subscribed by persons who are desirous of bringing their Association under the provisions of the above Act:

And whereas the requirements of the said Act

have been duly eomplied with:

I do hereby certify that, on and after the date of this Certificate, the persons whose names arc subscribed to the said petition on behalf of the Association, together with such other persons as may from time to time become members of the Association, shall be a body corporate by the name of "The British Columbia Stock Breeders' Association," with all powers conferred by law in that behalf.

The Association proposes to do business in the Province of British Columbia,

The place where the head office of the Association is situate is Victoria, B.C.

The annual membership fee is one dollar.

Dated at the City of Victoria, in the Province of British Columbia, this 8th day of June, 1914.

PRICE ELLISON. [L.S.] Minister of Finance and Agriculture.

TAX SALES.

CORPORATION OF THE DISTRICT MUNICIPALITY OF PEACHLAND, B.C.

OTICE is hereby given that, in pursuance of the provisions of the "Municipal Act" and of a resolution of the Municipal Council of the Corporation of the District Municipality of Peachland, passed on the 27th day of June, A.D. 1914, I will, on Tuesday, the 1st day of Scptember, A.D. 1914, at the hour of 10 o'clock in the forenoon, at the Council Chambers, Peachland, B.C., sell at public auction the lands situate within the said municipality and hereinafter described for delinquent taxes and rates, and taxes and rates in arrears, remaining unpaid and payable to the said municipality by the persons or assessed owners hereinafter respectively set forth, and for interest, costs and expenses, if the total amount due is not sooner paid.

Name of Person Assessed.	Description of Property.	Taxes and Interest.	Costs and Expenses.	Total.
Anderson Thomas Ferguson, Angus D. Freele, Wm. J. Lipsett, R. C. Murdin, S. H. McCutcheon, A. N. Tillbrook, H. G. Umphrey, Wm. Wellband, Mrs. J. R. Wilson, Mrs. M. Wiswell, E. G.	D.L. 221, Bk. 4 D.L. 221, Bks. 1, 2 D.L. 2538, Bks. 12, 22 D.L. 221, Bk. 10 D.L. 490, Bk. 9 D.L. 1184, Bk. 65 D.L. 2534, Bk. 1 D.L. 2538, Bks. 17, 18, 19 D.L. 490, Bk. 42	\$100 80 115 40 115 40 54 70 86 59 28 37 28 86 28 86 115 40 49 65 17 73	\$7 00 7 75 7 75 4 70 6 31 3 41 3 44 7 75 4 48 2 87	\$107 80 123 15 123 15 59 40 92 90 31 78 32 30 32 30 123 15 54 13 20 60

Dated at Pcachland, B.C., this 27th day of July, A.D. 1914.

WM. M. DRYDEN, Collector.

au6







